Washington, Tuesday, December 1, 1953

TITLE 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service, Department of Justice

PART 231—LISTS OF ALIENS AND CITIZEN
PASSENGERS ARRIVING OR DEPARTING

DESIGNATION OF PORTS OF ENTRY

The following amendments to Part 231 of Chapter I of Title 8 of the Code of Federal Regulations are hereby prescribed:

a. Paragraph (b) of § 231.6 Ports of entry for aliens arriving by vessel or by land transportation is amended in the following respects:

1. The list of Class G ports of entry under District No. 6—Miami, Fla., is amended by adding. "Pascagoula, Miss."

2. Effective as of September 1, 1953, the list of Class A ports of entry under District No. 14—San Antono, Tex., is amended by inserting "Progreso, Tex." between "Port Arthur, Tex.," and "Rio Grande City, Tex." and deleting "Thayer, Tex."

3. The list of Class B ports of entry under District No. 14—San Antonio, Tex., is amended by deleting "Delores, Tex."

4. The list of Class B ports of entry under District No. 17—Honolulu, T. H., is deleted and the list of Class C ports of entry is amended by inserting "Hilo, T. H." before "Kahului T. H."

T. H." before "Kahulu, T. H."
b. Paragraph (a) of § 231.7 Ports of entry for aliens arriving by aircraft is amended by deleting "Swanton, Vt., Warren R. Austin Airport" from the list of ports of entry for aliens arriving by aircraft.

(Sec. 103, 66 Stat. 173; 8 U. S. C. 1103)

Note: The record-keeping and reporting requirements of these regulations have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Dated: November 23, 1953.

HERBERT BROWNELL, Jr.,
Attorney General.

Recommended: November 5, 1953.

ARGYLE R. MACKEY,

Commissioner of Immigration and Naturalization.

[F. R. Doc. 53-10038; Filed, Nov. 30, 1953; 8:54 a. m.]

TITLE 14—CIVIL AVIATION

Chapter I-Civil Aeronautics Board

Subchapter C—Procedural Regulations [Reg. PR-22]

PART 302—RULES OF PRACTICE IN ECONOMIC PROCEEDINGS

SUBPOENAS; TESTIMONY BY BOARD PERSON-NEL AND PRODUCTION OF BOARD RECORES

Adopted by the Civil Aeronautics Board at its office in Washington, D. C., on the 25th day of November 1953.

The present § 302.19 of the procedural regulations, relating to subpoenas, does not now contain any specific provision restricting the issuance of subpoenas for testimony by Board personnel or the production of Board documents in economic proceedings. However, when the section is considered in the light of the grant of the subpoena power in section 1004 of the Civil Aeronautics Act and the restriction contained in Board Administrative Regulations, it is clear that it was not the purpose or intention of the board that subpoenas should be issued under the section to obtain testimony of Board personnel or the production of Board records. Under existing administrative regulations, Board officers or employees are forbidden to disclose official information, in response to a subpoena from any source, unless specifically authorized to do so.

Although this is the Board's interpretation of the existing regulations, it is deemed desirable as a matter of notice to issue a clarifying amendment to \$ 302.19 of the procedural rules containing this view of the application of the section.

By this action the Board does not intend to deprive parties of the opportunity to request, in appropriate situations, the testimony of Board personnel or the production of Board documents. The rule set forth below provides a procedure for such purpose by way of motion under Rule 18. A denial of such a motion will not be reviewed by the Board unless the Examiner grants an appeal from his ruling under Rule 18 (f). Since Board regulations prohibit officers and employees from disclosing official information without Board authorization, an Examiner's ruling granting a motion for testimony

(Continued on p. 7627)

CONTENTS

COMILIMIS	
Agriculture Department See also Production and Market- ing Administration. Notices:	Page
Disaster assistance; delineation and certification of counties contained in drought area of:	
Kentucky	7646
Mississippi	7647
Oklahoma	7647
Tennessee	7647
Alien Property Office Notices:	
Lobstein, Jean Alexandre; intention to return vested prop-	7646
ertyCivil Aeronautics Administra-	1020
tion	
Rules and regulations: Minimum en route IFR alti-	
tudes; miscellaneous amend-	
ments	7627
Civil Aeronautics Board	
Notices:	
Lake Central Airlines, Inc., et	
al. acquisition investigation;	
postponement of hearing	7647
Rules and regulations:	
Subpenas: testimony by Eoard personnel and production of	
Board records	7625
Coast Guard	
Rules and regulations:	
Lights for Coast Guard vessels	
of special construction; ex-	
emptions of statutory require-	E011
ments	7641
Commerce Department	
See Civil Aeronautics Administra-	
tion; Foreign Commerce Bureau.	
Defense Department	
Notices:	
Secretaries of Army, Navy and Air Force; delegation of au-	
thority with respect to reas-	
signments of real property	7646
Federal Housing Administration	
Rules and regulations:	
Property improvement loans, Title I mortgage insurance;	
rights and obligations of	
mortgagee under insurance	
contract: premiums	7632

7625



Published daily, except Sundays, Mondays, and days following official Federal holidays, by the Federal Register Division, National Archives and Records Service, General Serv-Archives and Records Service, General Services Administration, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U. S. C., ch. 8B), under regulations prescribed by the Administrative Committee of the Federal Register, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office. Washington 25. D. C.

ment Printing Office, Washington 25, D. C.
The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended August 5, 1953.

amended August 5, 1953.

The Federal Register will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15.00 per year, payable in advance. The charge for individual copies (minimum 15¢) varies in proportion to the size of the issue. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington 25, D. C.

There are no restrictions on the republication of material appearing in the Federal Register.

REGISTER.

Now Available

UNITED STATES GOVERNMENT ORGANIZATION MANUAL-

1953-54 Edition (Revised through July 1)

Published by the Federal Register Division, the National Archives and Records Service, **General Services Administration**

734 pages—\$1.00 a copy

Order from Superintendent of Documents, United States Government Printing Office, Washington 25, D. C.

CONTENTS—Continued

rederal Power Commission	rage
Notices:	
Hearings, etc	
Delaware River Development	
Corp	7647
Transcontinental Gas Pipe	
Line Corp	7647
Foreign Commerce Bureau Rules and regulations: Positive list of commodities and related matters; miscellane- ous amendments	7633
Geological Survey	
Notices:	
California and Wyoming; defi- nitions of known geologic structures of producing oil and gas fields	7646

CONTENTS—Continued

Health, Education, and Welfare Department See Vocational Rehabilitation Of- fice.	Page	Securities and Exchange Commission Notices: Hearings, etc.	Pago
Housing and Home Finance Agency See Federal Housing Administra- tion.		North American Co. et al Ohio Power Co Proposed rule making: Securities, requirement of public invitation of proposals for	7647 7648
Immigration and Naturalization Service Rules and regulations:		purchase or underwriting of; regulation and exemption of various financial transac- tions	7645
Lists of aliens and citizen pas- sengers arriving or departing; designation of ports of entry. Interior Department	7625	State Department Rules and regulations: International traffic in arms, ammunition and implements	
See Geological Survey: Land Management Bureau. Internal Revenue Service		of war Treasury Department See Coast Guard; Internal Revenue Service.	7628
Notices: Regional commissioners and district directors of internal revenue: general delegation		Vocational Rehabilitation Office Rules and regulations: Business enterprises program for the blind; terms	7642
of functions Interstate Commerce Commis-	7646	CODIFICATION GUIDE	
sion Notices: Applications for relief: Brick from:		A numerical list of the parts of the of Federal Regulations affected by doou published in this issue. Proposed rul opposed to final actions, are identificated.	monts os, as
Corona, N. Y., to southern territory	7649	Title 3	Pago
Locher, Va., to South Fertilizer from Arkansas, Louisiana, and Texas to	7649	Chapter II (Executive orders) 7888 (revoked by PLO 929) 8979 (see PLO 929)	7642 7642
Suffolk, Va., group Lumber from Memphis,	7649	Title 7 Chapter IX:	
Tenn., to South Dakota and Wyoming	7649	Part 918 (proposed)	7643
Malt liquors from Indiana, Michigan, Ohio, and Penn-		Chapter I.	waaw
sylvania to Texas Petroleum oil from Oak Point,	7648	Part 231Title 14	7625
La., to Maryland, Michigan, New Jersey and Pennsyl-		Chapter I: Part 302	7625
vaniaPetroleum residual fuel oil	7649	Chapter II. Part 610	7627
from El Dorado and Pot-		Title 15 Chapter III:	
win, Kans., to St. Joseph,	7648	Part 399	7633
Water-rail rates on iron and steel from Baltimore, Md		Title 17 Chapter II,	
to SouthRules and regulations:	7648	Part 250 (proposed)	7645
Car service:		Title 22 Chapter I.	
Grain; movement to terminal elevators by permit	7643	Part 75 Title 24	7628
Refrigerator car agent, appointment of	7642	Chapter II.	
Justice Department		Part 204 Title 33	7632
See Alien Property Office; Immigration and Naturalization		Chapter I:	ma44
Service.		Part 135 Title 43	7641
Land Management Bureau		Chapter I: Appendix (Public land orders)	
Rules and regulations: Alaska; revocation of E. O. 7888,		487 (see PLO 929)	7642
May 16, 1938	7642	929 Title 45	7642
Production and Marketing Ad- ministration		Chapter IV. Part 402	7642
Proposed rule making:		Title 49	1014
Milk handling in Memphis, Tenn	7643	Chapter I: Part 95 (2 documents) 7642,	7643

CONTENTS—Continued

by Board members, officers, or employees or the production of documents in their custody will be reviewed by the Board on its own motion. In making such a review the Board will follow the general policy of making such evidence available (a) if found relevant and of reasonable scope, (b) if there is an adequate showing by the moving party of a need for the evidence requested, and (c) if no other substantial considerations, such as security or the Board's investigative or decisional processes are involved.

Since this amendment is not a substantive rule but one of agency procedure, notice and public procedure hereon are unnecessary, and the amendment may be made effective upon less than 30 days notice.

In consideration of the foregoing, the Civil Aeronautics Board hereby amends Part 302 of the procedural regulations (14 CFR Part 302) as follows, effective November 25, 1953:

1. By adding to § 302.19 a new paragraph (g) to read as follows:

(g) The provisions of this section are not applicable to the attendance of Board members, officers or employees or the production of documentary evidence in the custody thereof at a hearing. Applications therefor shall be addressed to the Examiner in writing and shall set forth the need of the moving party for such evidence and its relevancy to the issues of the proceeding. Such applications shall be processed as motions in accordance with § 302.18 (Rule 18) except that the grant thereof by an Exammer, in whole or in part, shall be immediately reviewed by the Board upon its own mitiative and shall be subject to final Board action.

(Sec. 205, 52 Stat. 984; 49 U. S. C. 425. Interprets or applies sec. 1001, 52 Stat. 1017; 49 U. S. C. 641)

By the Civil Aeronautics Board.

[SEAL]

M. C. Mulligan, Secretary.

[F. R. Doc. 53-10053; Filed, Nov. 30, 1953; 8:51 a. m.]

Chapter II—Civil Aeronautics Administration, Department of Commerce

[Amdt. 51]

PART 610—MINIMUM EN ROUTE IFR
ALTITUDES

MISCELLANEOUS AMENDMENTS

The minimum en route IFR altitudes appearing hereinafter have been coordinated with interested members of the industry in the regions concerned insofar as practicable. The altitudes are adopted without delay in order to provide for safety in air commerce. Compliance with the notice, procedures, and effective date provisions of section 4 of the Administrative Procedure Act would be impracticable and contrary to the public interest, and therefore is not required.

Part 610 is amended as follows:

1. Section 610.14 Green civil airway No. 4 is amended to read in part:

From-	То—	Mini- mun alti- tudo
Columbus, Ohio (LFR)	Adamsvillo (INT),	2,400
Adamsville (INT),Ohio	Ohio. Wheeling, W. Vo. (LF/RBN).	2,000
Wheeling, W. Va. (LF/RBN).	Phieburgh, Pa.(LPR).	2,500
Pittsburgh, Pa. (LFR).	New Alexandria, Pa. (LF/RBN).	3,000
New Alexandria, Fa. (LF/RBN).	Alteena, Pa. (LFR)	4,500

14,000'—Minimum crossing altitude at New Alexandria (LF/RBN), eastbound.

2. Section 610.211 Red civil airway No. 11 is amended to eliminate:

From—	То—	Mini- mum alti- tudo
Georgetown (INT), Ky.	Huntlegten, W. Va. (LFR).	2,600

3. Section 610.218 Red civil airway No. 18 is amended to read in part:

From—	То	Mini- mum alti- tudo
Cincannati, Obio (LFR).	Huntington, W. Va. (LF/RBN).	2,000

4. Section 610.219 Red civil arrway No. 19 is amended to read in part:

То	Mini- mum niti- tude
Int. SE crs. Détroit. Mich. (LFR) and W crs. Akren, Ohio	2,000
Akren, Ohio (LFR)	2,500
Int. SW crs. Pitts- burgh. Pa. (LFR) and NW crs. Mer- gantown, W. Va. (LFR).	2,000
Mercaniswo, W. Va. (LFR).	3,000
	Int. SE crs. Détreit. Mich. (LFR) and W crs. Akren, Ohio (LFR). Akren, Ohio (LFR). Int. SW crs. Pitte- burgh, Pa. (LFR) and NW crs. Mer- cantown, W. Va. (LFR). Mergantown, W. Va.

Section 610,220 Red civil arway No.
 s amended to read in part:

From—	То	Mini- mum alti- tudo
Akren, Ohio (LFR)	Columbiana (INT), Obio. Pittsburgh, Pa.(LFR).	2,560 2,600

6. Section 610.285 Red civil airway No. 85 is amended to read in part:

From-	To-	Mini- mum citi- tulo
Columbiana (INT), Olio, Butler, Pa.(LF/RBN)_	Butler, Pa. (LF/ RBN). Int. NE cr. Fift burgh, Pa. (LFE) and 113-223 mc3 byz. Bully, Pa. (LFREN).	2,500 2,500
Int. NE crs. Pitts- burgh, Fa. (LFR) and 113°-23° max brz. Butler, Pa. (LF/ RBN).	Altoone, Pa. (LFR)	4,00

7. Section 610.302 Red civil airway No. 102 is amended to read in part:

From-	То	Mim- mum cl*i- cl-ut
Lexington, Ky. (LF) RBN).	Huntington, W. Va. (LF/RBN).	2,760

8. Section 610.615 Blue civil airway No. 15 is amended to read in part:

Frem—	То	Mini- mum alti- tuda
Huntington, W. Va. (LF/RBN).	Columbus, Ohio (LFR).	2,500

9. Section 610.621 Blue civil airway No. 21 is amended to read in part:

From—	То-	Mini mum alti- tulo
Int. Sers. Yemrytewn. Ohlo (LFR) and NW ers. Pittsburgh, Pa. (LFR). Youngstown, Ohio	Youngstown, Ohio (LFR).	2,700
Youngstown, Ohio (LFR).	Int. N cm. Younge- town, Ohio (LFE) and SW cm. Enc, Pa. (LFE).	2,200

10. Section 610.673 Blue civil airway No. 73 is amended by adding:

From—	То	Min- mum alti- tudo
Plitsburgh, Po. (LFB).	Brookville, Pa. (LF/RBN).	3,500

11. Section 610.6017 VOR civil airway No. 17 is amended to read in part:

Frem-	То	Mini- mun alti- tudo
Laredo, Tex. (VOR)	Cotulia, Tex. (VOE)	1,800

(Sec. 205, 52 Stat. 984, as amended; 49 U. S. C. 425. Interpret or apply sec. 601, 52Stat. 1007, as amended; 49 U. S. C. 551)

These rules shall become effective December 8, 1953.

[SEAL] F B. LEE, Administrator of Civil Aeronautics.

[F. R. Doc. 53-10011; Filed, Nov. 30, 1953; 8:46 a. m.1

TITLE 22—FOREIGN RELATIONS

Chapter I-Department of State

[Dept. Reg. 108.199]

PART 75—INTERNATIONAL TRAFFIC IN ARMS, AMMUNITION AND IMPLEMENTS OF WAR

NOVEMBER 25, 1953.

The regulations governing the international traffic in arms, ammunition and implements of war issued on June 2, 1942 (Part 75, Title 22, Code of Federal Regulations) are hereby revoked and superseded in their entirety by the issuance of the following regulations effective January 1, 1954.

DEFINITIONS AND INTERPRETATIONS

Sec.	
75.1	General.
75.2	Components, parts, accessories, or attachments subject to section 12 of joint resolution.
75.3	Definition of "fuel thickeners"

75.4 Definition of "chemical toxicological agents" 75.5 Definition of propellants and explo-

sives. Definition of specialized military 75.6

equipment. 75.7 Definition of vessels of war.

Definition of aircraft. 75.8 Cathode ray tubes being shipped with 75.9

radar. 75.10 Forgings, castings and machined

bodies. REGISTRATION

75.11 Requirements for registration. 75.12 Production for experimental or scientific purposes. 75.13

Application for registration. Certificate of registration. 75.14

Application for license.

Export licenses.

75.15 Notification of changes in information furnished by registrants.

75.16 Records of manufacture, exportation and importation.

75.19 Import licenses. 75.20 Intransit licenses. 75.21 Validity and terms of licenses. Amendments and alterations. Ports of exit or entry. 75.23 75.24 Country of ultimate destination. Exportation of arms, ammunition and 75.25 implements of war to Cuba. 75.26 Licenses filed with collectors customs.

75.27 Shippers' export declaration.

75.28

Shipment by parcel post.
National Firearms Act; Federal Fire-75.29 arms Act; Federal Explosives Act.

75.30 Foreign trade zones.

Export of vessels of war. 75.31

75,32 Repairs or alterations of vessels.

75.33 Saving clause.

75.17

GENERAL PROVISIONS AND EXEMPTIONS -

75.34 Shipment by or to the United States Government.

75.35 Authorization to collectors of customs to waive presentation of license document under prescribed condi-

75.36 Canadian shipments.

United States aircraft on temporary 75.37 sojourn abroad.

Aircraft of foreign registry entering 75.38 the United States. 75.39

Articles returned to the United States for repair or overhaul and reexport. 75.40 Antique arms and implements of war. 'Arms carried on person or in baggage. 75.41 75.42 Arms for the individual use of mem-

bers of the armed forces. VIOLATIONS AND PENALTIES

Violation in general. 75.44

Penalties for violations. 75.45 Authority of collectors of customs.

Seizure and forfeiture.

AUTHORITY: §§ 75.1 to 75.46 issued under sec. 12, 54 Stat. 10; 22 U.S.C. 452. Statutory provisions interpreted or applied are cited to text in parentheses.

DEFINITIONS AND INTERPRETATIONS

§ 75.1 General. (a) The term "proclamation" shall mean Presidential Proclamation 3038 (18 F R. 7505) or any superseding proclamation issued pursuant to the provisions of subsection (i) of section 12 of the joint resolution.

(b) The term "article" shall mean any of the arms, ammunition, and implements of war enumerated in the proclamation referred to above, and components, parts, accessories or attachments covered by § 75.2.

§ 75.2 Components, parts, accessories or attachments subject to section 12 of joint resolution. The following components, parts, accessories, and attachments and related items for each of the articles enumerated in the proclamation arranged under categories and titles corresponding to those in the proclamation shall be considered arms, ammunitions and implements of war for the purpose of section 12 of the joint resolution.

CATEGORY 1. Small arms and machine guns. Components and parts and the following accessories and attachments: Bayonets, slings and straps, gun-mounts and belts, links and magazines for machine guns.

CATEGORY 2: Artillery and projectors. Components and parts and the following accessories and attachments: Mounts and carriers.

CATEGORY 3: Ammunition. The following

components, parts, accessories and attachments: Cartridge cases, powder bags, bullets, jackets, cores, shells (excluding shotgun), projectiles; boosters, percussion caps, fuses or fuzes and components thereof, primers, and other detonating devices for such ammunition.

CATEGORY 4: Bombs, torpedoes, rockets, and guided missiles. Components and parts including but not limited to fuses or fuzes and components thereof; bomb racks and shack-les; bomb shackle release units; bomb ejectors; torpedo tubes; torpedo and guided missile boosters; launching racks, projectors; control mechanisms and control systems; pistols (exploders); ignitors; detonators; mine detectors; fuze or fuse arming devices; and the following items related thereto: intervalometers and components thereof; bomb lift trucks; bomb and torpedo handling trucks; trailers, hoists, and skids for handling bombs; guided missile launchers; -fuel thickeners (see § 75.3)

CATEGORY 5: Fire control equipment and range-finders. Components, parts, accessories and attachments specifically designed for the articles enumerated under category V of the proclamation.

CATEGORY 6: Tanks and ordnance vehicles. Components, parts, accessories and attachments, specifically designed for such vehicles.

CATEGORY 7: Toxicological agents. Components, parts, attachments, and accessories specifically designed for equipment for the dissemination, detection, identification of and defense from the chemical toxicological agents defined in § 75.4 and of biological toxicological agents.

CATEGORY 8: Propellants and explosives. See § 75.5.

CATEGORY 9: Vessels of war and special naval equipment. See also § 75.7. The following components, parts, accessories and attachments of vessels of war; turrets and gun mounts; submarine storage batteries, and catapults. Also armor plate which is included under category XI (c) of the proclamation.

(b) Components, parts, attachments, and accessories specifically designed for mine laying, mine detection, and detonation, and

mine sweeping equipment.
(c) Components, parts, attachments and accessories specifically designed for sub-

marine nets.

CATEGORY 10: Aircraft. All components, parts and accessories for aircraft. This does not include ground handling and maintenance equipment and bulk materials, such as dopes, paints, oils, cable, wire, tubing, hose, aluminum sheets. (See § 75.8.)

CATEGORY 11. Miscellaneous equipment.
No components, parts, accessories or attach-

ments are included for sub-categories (b), (d), (f) and (h) of category XI of the pro-lamation. (a) All components, parts, at-tachments, and accessories specifically designed for use in:

(1) Radar;

(2) Electronic countermeasures and jamming equipment;
(3) Underwater sound equipment;

(4) Other electronic equipment specially designed for military use, except cathode ray tubes for radar (see § 75.9);
(5) Radio communications equipment

bearing a military designation and specially

designed for military use;
(6) Electronic navigational aids such as radio direction finding equipment;

(7) Radio distance measuring systems such as Shoran and hyperbolic grid systems such

as Raydist, Loran, and Decca.
(c) Components and parts specifically designed for use in military steel helmets, body

armor, and flak suits.

(e) Components and parts specifically designed for pressurized breathing equipment, partial pressure suits, anti "G" suits, aircraft crash helmets, parachutes, and liquid oxygen converters.

(g) Components, parts, attachments and accessories for specialized military training equipment as defined in § 75.6.

§ 75.3 Definition of "fuel thickeners" As used in § 75.2, Category 4, these are liquids or solids in granular forms (commonly metallic saits of fatty acids such as the aluminum salt of octoic acid) which when mixed with petroleum products produce a gel-type mixture. The burning characteristics of such a gel can be controlled by the type of thickener used and the quantity added such as napalm and octal.

§ 75.4 Definition of "chemical toxi-cological agents" The term "chemical toxicological agents" as used in § 75.2, Category 7, shall include but not be limited to: Cyanogen chloride, hydrogen cyanide, diphosgene, fluorine (but not fluorene) Lewisite gas, mustard gas (dichlorodiethyl sulfide) phenylcarbylamine chloride, phosgene, adamsito

(diphenylaminochloroarsine) dibromodimethyl ether, dichlorodimethyl ether, diphenylchloroarsme, diphenylcyanarsine, ethyldibromoarsine, ethyldichloroarsine, methyldichloroarsine, phenyl-dibromoarsine, phenyldichloroarsine, cyanodimethylaminoethyloxyphosphine oxide, fluoroisopropoxymethylphosphine oxide, fluoromethylpinacolyloxyphosphine oxide, and related compounds.

§ 75.5 Definition of propellants and explosives. (a) As used in § 75.2, Category 8, the term "propellants" shall include but not be limited to propellant powders. The term "military high explosives" shall include ammonium picrate, black soda powder, potassium nitrate powder, hexanitrodiphenylamine, pentaerythritetetranitrate (penthrite, pentrite or PETN) nitrocellulose having a nitrogen content of more than 12.20 percent, tetryl (trinitrophenylmethyl-nitramine or "tetranitromethylaniline") trimethylenetrinitramine (RDX, Cyclonite, Hexogen or T4) trinitroanisol, trinitronaphthalene, dinitronaphthalene, tetranitronaphthalene, trinitrotoluene, trinitroxylene.

(b) Explosive mixtures or devices which are not listed above but which contain minor quantities of the types of explosives listed here are not considered to be arms, ammunition, and implements of war, solely for the reason that they may contain such explosive components.

§ 75.6 Definition of specialized military equipment. As used in § 75.2, Category 11 (g) specialized military equipment shall include but not be limited to link-type trainers, attack trainers, operational flight trainers, radar target generators, gunnery training devices, anti-submarine warfare trainers, flight simulators, radar trainers, instrument flight trainers, navigation trainers, target equipment, armament trainers, pilotless aircraft trainers, and mobile training

§ 75.7 Definition of vessels of war. As used in § 75.2, category 9, the following types of vessels are considered to be vessels of war:

(a) All combatant vessels and craft, including the following: Battleships (BB), command ships (CBC, CLC) cruisers (CA, CAG, CB, CL, CLAA, CLG) aircraft carriers (CVA, CVL, CVE) destroyers (DD, DL, DDE, DDR) submarines (SS, SSN, SSG, SSK, SSR, SST, ASSA, ASSP). Amphibious force-flag ship (ACC) cargo ship attack (AKA) transports (APA, APD) fire support ships (IFS) landing ships (LSFF, LSTL, LSSL, LSD, LSM, LSMR, LST, LSV) landing craft (LOC, LCI, LCM, LCP LCP-G, LCB-S, LCV, LCVP, LVT-A, LCT-A, LVT) weasels (M-24, M-29), landing vessels (LVW DUKV, LCU), mine vessels (ACM, AM, AMC, AMCU, AMS, CM, CMC, DM, DMS, MSB, XMAP, YMP, YMS, YNG) patrol vessels (PY YP) motor torpedo boat (PT) escort vessels (DE, DEC, DER, PCE, PCER, PCEC) subchasers (PCC, PCSC, SCC, SC, PC, PCS); frigate (PF) motor gun boats (PGM, PR)

-(b) Naval auxiliary and service vessels and craft. Destroyer tender (AD).

degaussing vessel (ADG), ammunition ship (AE) store ship (AF) ice breaker (AGB), motor torpedo boat tender (AGP) surveying ships (AGS, AGSC) auxiliary submarine (AG-(SS)), net laying ship (AN), oilers and tankers (AO, AOG, AOS), transports (AP, APC), barrack ships (APB, APL), repair ships (AR, ARB, ARG, ARH, ARL, ARV, ARVA, ARVE) cable repairing or laying ship (ARC) salvage vessels (ARS. ARSD, ARST) submarine tenders and rescue vessels (AS, ASR, X) tugs ARA, ATF ATR, YTB, YTL, YTM) guided missile ship (AVM), tenders (AV AVP, YDT) crane and service vessels (AB, YD, YSD) · miscellaneous (AG, AW, PYC, YAG, YHB, YPD) aviation supply ship (AVS) - floating dry dock and shop craft (AFDB, AFDL, AFDM, ARD, YFD, YRDH, YRDM) naval lighters (AVC, YC, YCK, YCV, YCF YF YFB, YFN, YFNG, YFNX, YFP, YFR, YFRN, YFT, YG, YGN, YFND, YFNB, YVC, YRL), naval barges (YO, YOG, YOGN, YON, YOS, YDK, YR, YRB, YRS, YTT, YW, YAN), naval dredge (YN).

(c) Coast guard patrol and service vessels and craft. Submarine repair and berthing barge (YRB), labor transporpertaing barge (YRB), labor transportation barracks ship (APL) Coast Guard cutter ((CGC) gun boat (WPG), patrol craft (WPC, WSC, WPG), scaplane tender (WAVP), ice breaker (WAGB) cargo ship (WAK), buoy tenders and boats (WAGL, WD), cable layer (WARC), lightship (WAL) CG layer (WAT WYT) radio ship (WACR) tugs (WAT, WYT) radio ship (WAGR), special vessel (WIX) auxiliary vessels (WAC, WAGE) Other Coast Guard patrol or rescue craft over 300 horse power capacity.

(d) Air Force crash rescue boat.

(e) Army vessels and craft. Transportation Corps tug-100 ft. (LT), 65 ft. (ST) T-boat, Q-boat, J-boat, B-boat; barges (BG, BC, BR, BK, BSP, BSPI, BKI, BCF, BBL, BARC) cranes, floating (BD), dry dock, floating (FDL), repair ship, floating (FMS), trainer, amphibious 20 ton wheeled tow boat, inland waterway (LTI, STI)

§ 75.8 Definition of aircraft. As used in § 75.2, Category 10, the term aircraft shall include piloted, pilotless, robot and lighter-than-air aircraft of all types, military and civilian.

§ 75.9 Cathode ray tubes being shipped with radar As used in § 75.2, Category 11 (a) applications for license to ship radar equipment may include cathode ray tubes installed in or intended for use in such equipment provided the tubes are being shipped with such equipment. (If shipped separately, information concerning licensing requirements for cathode ray tubes should be obtained from the Bureau of Foreign Commerce, Department of Commerce.)

§ 75.10 Forgings, castings and machined bodies. Forgings, castings, extrusions and machined bodies of any of the articles enumerated in the proclamation which have reached such a stage in manufacture that they are clearly identifiable as such articles are considered to constitute arms, ammunition, and implements of war for the purposes of section 12 of the joint resolution.

REGISTRATION

§ 75.11 Requirement for registration. Persons engaged in the business, within the United States, its territories or possessions, of manufacturing, exporting or importing articles enumerated in the proclamation or as defined in the regulations in this part (§§ 75.2 to 75.9) are required to register with the Secretary of State.

§ 75.12 Production for experimental or scientific purposes. The fabrication of arms, ammunition and implements of war for experimental or scientific purposes including research and develop-ment is not considered as manufacture for the purposes of section 12 of the joint resolution.

§ 75.13 Application for registration. Applications for registration shall be submitted to the Secretary of State on forms prescribed by him and shall be accompanied by a registration fee of \$100 in the form of a postal money order or a certified check payable to the Secretary of State.

Certificate of registration. Upon receipt of an application for registration properly executed, accompanied by the registration fee, the Secretary of State shall issue to the applicant a certificate of registration valid for five years. Such certificate does not constitute an authorization to export or import. (See § 75.17.) Certificates of registration are not transferable. No portion of the registration fee may be refunded. Certificates of registration are renewable for further periods of five years upon submission of an application for registration properly executed and the payment for each renewal of a fee of S100.

§ 75.15 Notification of changes in information furnished by registrants. Registered persons shall notify the Secretary of State of any change in the information set forth in their applications for registration. Upon receipt of such information an amended certificate of registration including this information will be issued if appropriate. An amended certificate of registration will be issued without charge in such cases and will remain valid until the date of expiration of the original certificate.

§ 75.16 Records of manufacture, exportation and importation. (a) Persons required to register shall maintain, subject to the inspection of the Secretary of State, or any person or persons designated by him, permanent records in which shall be kept the quantity and estimated values of the articles manufactured by them for export and similar records of articles imported or exported by them. The records of articles imported shall, in addition, contam information as to the consignor and the country of origin. The records of articles exported shall, in addition, contain information as to the source of supply, consignee, purchaser, and the mitial and ultimate destination of each shipment. These records shall also contain orders, quotations and other papers relating to exports or imports or proposed exports or imports.

(b) Special agents of the Department of State and any United States Customs agents are hereby designated as the representatives of the Secretary of State for the purpose of this section.

LICENSES

§ 75.17 Application for license. Persons who intend to export from or import into the United States, its territories or possessions any of the articles enumerated in the proclamation or any component, part, accessory, attachment or related item as defined in these regulations, shall make application for license to the Secretary of State on the forms prescribed by him and obtain a license covering any such articles prior to exportation or importation.

§ 75.18 Export licenses. The Secretary of State will issue export licenses on the basis of applications therefor, unless a proposed exportation would be in violation of a law of the United States, or any regulations issued pursuant thereto. or a treaty to which the United States is a party, in which case a license shall not be issued. Furthermore, an export li-cense shall not be issued in any case when it shall have been determined under the authority of the Export Control Act of 1949 (Public Law 11, 81st Congress) as amended, that the proposed exportation would not further the foreign policy of the United States nor be in the interest of the national security. Prior to the issuance of an export license. the Secretary of State may also require documentary evidence pertinent to the proposed transaction.

§ 75.19 Import licenses. The Secretary of State will issue import licenses, on the basis of applications therefor, unless a proposed importation would be in violation of a law of the United States, or any regulations issued pursuant thereto, or a treaty to which the United States is a party, in which case a license shall not be issued. Prior to the issuance of an import license, the Secretary of State may also require evidence pertinent to the proposed transaction.

§ 75.20 Intransit licenses. Articles to be moved intransit through the United States, its territories or possessions shall require both an import and an export license. However, arms, ammunition and implements of war entering or leaving a port of the United States, intransit through continental United States to a foreign country, will not be considered as imported or exported within the meaning of section 12 of the joint resolution if such articles are consigned from any place in a foreign country whose territory is contiguous to that of the United States to any other place in the same foreign country.

§ 75.21 Validity and terms of licenses. Export and import licenses are valid for six months from the date of issuance unless a different period of validity is stated thereon. Licenses are not transferable, and are subject to revocation, suspension or revision without notice. Licenses which have been revoked or which have expired must be returned immediately to the Secretary of State.

§ 75.22 Amendments and alterations. No amendment or alteration of a license may be made except by the Secretary of State, or by collectors of customs or postmasters when specifically authorized to do so by the Secretary of State.

§ 75.23 Ports of exit or entry. Applications for license shall show the proposed port or ports of exit or entry. If shipping arrangements subsequent to the issuance of the license necessitate a change of ports, no amendment of the license in such case shall be necessary but the Secretary of State must be notified of this change.

§ 75.24 Country of ultimate destination. The country designated on an application for license to export as the country of ultimate destination must be the country wherein the articles being exported are to be used or consumed, not a country receiving the shipment in transit. If it is the intention of the exporter that the articles being exported and consigned to one country are to be transshipped to another country or are to pass through the hands of an intermediate consignee in a foreign country. this fact must be clearly indicated on the license application and the Secretary of State must be informed prior to shipment of all the relevant facts pertaining to such transshipment.

§ 75.25 Exportation of arms, ammunition and implements of war to Cuba. Article II of the convention between the United States and Cuba to suppress smuggling, signed at Habana March 11, 1926, reads in part as follows (Treaty Series 739: 44 Stat. 2403)

The High Contracting Parties agree that clearance of shioments of merchandise by water, air, or land, from any of the ports of either country to a port of entry of the other country, shall be denied when such shipment comprises articles the importation of which is prohibited or restricted in the country to which such shipment is destined, unless in this last case there has been a compliance with the requisites demanded by the law of both countries.

The Secretary of State will permit the exportation to Cuba of the articles listed in the proclamation only when applications for license to export these articles bear the stamp of approval of the Cuban Embassy in Washington. In such cases, the original, duplicate, and triplicate of the application shall be forwarded to the Cuban Embassy by the applicant for stamping and transmission to the Department by the Cuban Embassy.

§ 75.26 Licenses filed with collectors of customs. Export or import licenses shall be filed prior to exportation or importation with the collector of customs at the port through which the shipment authorized is being made. Shippers' export declarations (United States Department of Commerce Form 7525-V) must also be filed with and authenticated by the collector before the commodities are exported or imported. (See also § 75.28.)

§ 75.27 Shippers' export declaration. The shippers' export declaration (United States Department of Commerce Form 7525-V) covering arms, ammunition and implements of war for which an export license is required, must contain the

same information in regard to the description, destination and value of the articles to be exported as that which appears on the application for license. If the person designated on the export declaration as the actual shipper of the goods is not the person to whom the export license has been issued by the Secretary of State, the name of this shipper should appear on the export license as that of the consignor in the United States.

§ 75.28 Shipment by parcel post. Export and import licenses for articles which are being transported by mail shall be filed with the postmaster at the post office where the article is mailed or received.

§ 75.29 National Firearms Act; Federal Firearms Act; Federal Explosives Act. (a) The provisions of the regulations in this part shall be considered as binding, in addition to, and not in lieu of, these established under the provisions of the National Firearms Act, approved by the President June 26, 1934 (48 Stat. 1236; Subchapter B, Chapter 25 and Part VIII, Chapter 27, Title 26, U. S. C.), as amended April 10, 1936 (49 Stat. 1192). June 16, 1938 (52 Stat. 756), August 11, 1945 (59 Stat. 531) and Public Law 353. 82d Congress, 2d Session; under the provisions of the Federal Firearms Act, approved by the President June 30, 1938 (52 Stat. 1250; 15 U.S. C. 901-909), as amended March 10, 1947 (61 Stat. 11), August 6, 1939 (53 Stat. 1222), and February 7, 1950 (64 Stat. 3), and under the provisions of the Federal Explosives Act, approved by the President October 6, 1917 (40 Stat. 385; 50 U.S.C. ch. 8) as amended December 26, 1941 (55 Stat. 863; 50 U.S.C.ch. 8)

(b) The National Firearms Act imposes certain taxes upon manufacturers, importers, and dealers in certain firearms; taxes upon the making of certain firearms, and taxes on transfers of certain firearms. The term "firearm", as used in this act, includes "a shotgun or rifle having a barrel of less than eighteen inches in length, or any other weapon, except a pistol or revolver, from which a shot is discharged by an explosive if such weapon is capable of being concealed on the person, or a machine gun, and includes a muffler or silencer for any firearm whether or not such firearm is included within the foregoing definition, but does not include any rifle which is within the foregoing provisions solely by reason of the length of its barrel if the caliber of such rifle is .22 or smaller and if its barrel is sixteen inches or more in length."

(c) The Federal Firearms Act applies to manufacturers and dealers who are engaged in interstate or foreign commerce in firearms and ammunition. The term "firearm" as used in this act, means "any weapon, by whatever name known, which is designed to expel a projectile or projectiles by the action of an explosive and a firearm muffler or firearm silencer, or any part or parts of such weapon" and the term "ammunition" includes "all pistol or revolver ammunition. It shall not include shotgun shells, metallic ammunition suitable for use only in rifles, or any .22 caliber rim fire ammunition."

1

(d) The Federal Explosives Act is applicable to the manufacture, distribution, storage, use, and possession of explosives in time of war. The term "explosives" as used in this act, means "gunpowders, powders used for blasting, all forms of high explosives, blasting materials, fuzes (other than electric circuit breakers) detonators, and other detonating agents, smokeless powders, and any chemical compounds or mechanical mixture that contains any oxidizing and combustible units, or other ingredients, in such proportions, quantities, or packing that ignition by fire, by friction, by concussion, by percussion, or by detonation of the compound or mixture or any part thereof may cause an explosion"

(e) Rules and regulations for the enforcement of the National Firearms Act and the Federal Firearms Act are prescribed by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury. Rules and regulations for the enforcement of the Federal Explosives Act are prescribed by the Director of the Bureau of Mines, Department of the Interior.

§ 75.30 Foreign trade zones. For the purpose of the regulations in this part the foreign trade zones of the United States have no special status but are considered as an integral part of the United States. Accordingly, persons who intend to ship articles into foreign trade zones of the United States (established pursuant to 19 U.S. C. 81c Supp. 5) shall submit application for import license as described in § 75.17, and obtain license therefor, prior to the entry of such articles. Persons who intend to ship such articles from foreign trade zones to foreign destinations shall submit application for export license, as described in § 75.18, and obtain a license therefor, prior to shipment therefrom.

§ 75.31 Export of vessels of war The transfer of a vessel of war as defined in § 75.7, from United States registry to foreign registry, and the registration of an undocumented vessel of war under a foreign flag shall be considered an exportation for which a license is required. The provisions of the regulations in this part shall be considered as binding in addition to and not in lieu of the provisions of the United States Shipping Act of 1916, as amended (46 U.S. C. 835). United States Maritime Administration approval is required prior to the sale and/or transfer to alien ownership, registry and/or flag of vessels of war. The United States registry of a documented vessel is cancelled under the regulations of the Maritime Administration when such vessel is sold to a purchaser for use under foreign registry.

§ 75.32 Repairs or alterations of vessets. Operators of foreign vessels entering the territorial waters of the United States for repairs or alterations shall obtain an export license for articles enumerated in the proclamation and as defined in these regulations which are required in connection with such repairs or alterations.

§ 75.33 Saving clause. Outstanding licenses or certificates of registration issued pursuant to the regulations of June

2, 1942, as amended, shall remain valid for the same period as if the regulations in this part had not been promulgated.

GENERAL PROVISIONS AND EXELIPTIONS

§ 75.34 Shipment by or to the United States Government. The exportation of arms, ammunition, and implements of war by the United States Government or any agency thereof is not subject to the provisions of the joint resolution and therefore an export license is not required. The importation of arms, ammunition, and implements of war consigned to the United States Government or any agency thereof is not subject to the provisions of the joint resolution and therefore an import license is not required.

§ 75.35 Authorization to collectors of customs to waive presentation of license document under prescribed conditions. Customs officers are authorized in their discretion to permit arms, ammunition and implements of war to enter and depart from the United States without requiring the presentation of a license under certain conditions as set forth in §§ 75.36 to 75.42 inclusive, provided the prescribed conditions are met and there is satisfactory evidence that all other requirements are being or will be adhered to. In case of doubt as to compliance with any of the exemptions, collectors of customs should refer the matter to the Office of Munitions Control, Department of State, for determination as to whether such exemption applies.

§ 75.36 Canadian shipments. Collectors of customs may release shipments of arms, ammunition and implements of war to or from Canada without requiring the presentation of an individual license provided a UAC release certificate (form DSP-21) covering each shipment has been properly executed and transmitted to the Secretary of State and a copy thereof is presented to the collector of customs at the port of entry or exit.

(b) This procedure furthermore must not be used in connection with intransit shipments through the United States to or from Canada. Applications for both import and export licenses must be submitted to the Department in connection

with each such shipment.

(c) The exportations to Canada of parts, components and accessories for rifles, carbines, pistols and revolvers with the exception of barrels and breech mechanisms shall not be subject to the provisions of paragraph (a) of this section provided a copy of the invoice or other document adequately describing the shipment and giving the name of the purchaser and the terms of sale is mailed to the Department before shipment is made. If such copy is furnished, presentation of individual license covering such shipments will be waived.

(d) Arms, ammunition and implements of war entering Canada from a country other than the United States and shipped to the United States within one year after entry into Canada may not be imported into the United States under the UAC release certificate procedure described above, but individual license applications therefor must be submitted to the Secretary of State.

§ 75.37 United States arreraft on temporary sojourn abroad. (a) Collectors of customs may permit aircraft flown or shipped from the United States for a temporary sojourn abroad of not to exceed six months' duration to depart from the United States without recuiring the presentation of an export license issued by the Secretary of State provided the collector of customs at the port of exit is satisfied that the conditions set forth in paragraph (b) of this section have been met.

(b) Owners or operators of aircraft departing from the United States for temporary sojourn abroad under the provisions of § 75.34 shall file an affidavit in the form indicated below and must satisfy the collector of customs

(1) The aircraft will not be sold or disposed of:

(2) The aircraft will be returned to the United States within six months;

(3) It will be operated only by a United States licensed pilot, except on demonstration flights;

(4) It will remain under United States registry while abroad.

(c) The requirement of an affidavit may be waived for personal type aircraft (one to five-seaters) and executive type aircraft (privately owned non-revenue) provided the owner-operator of such aircraft submits evidence satisfactory to the collector of customs that subparagraphs (1) through (4) of paragraph (b) of this section will be complied with. Such aircraft may then be permitted to leave the United States for a temporary sojourn abroad not to exceed six (6) months duration without the necessity of submitting an individual license or affidavit therefor.

(d) When an affidavit is required, it must be submitted in the following form:

APPRIANT OF TEMPORARY SOJOURN

COUNTY OF STATE OF SS.

The undersigned, being duly sworn, says that he is the (owner) (operator) of an aircraft identified as a _____ bearing markings _____ that it is departing from the United States on a temporary sojourn abroad not to exceed six (6) months; that he is the holder of CAB letter of registration for this aircraft dated _____, that the aircraft's ultimate destination outside the United United States is _____ that it will reenter the United States through the port of _____ on or about _____ that he will not dispose of the aircraft, its parts, components or accescories in any foreign country nor permit its use in military activities; that it will be operated by a U.S. licensed pilot (except in demonstration flights) while abroad; that he will not change its U.S. registration while abroad; that if the aircraft or any of its parts is to be sold or disposed of in a foreign country, it will be immediately returned to the U.S. and an export license obtained; that he will not transport in such aircraft arms, ammunition or implements of war as defined by Presidential proclamation unless authorized by the Secretary of State; and that the purpose of the temporary sojourn abroad is as follows:

This statement is given to U.S. Customs authority at _____ or the Secretary of State pursuant to regulations of the Secretary of State, Title 22, Code of Federal Regulations section 75.37 in support of claim for exemp-

tion from the Department of State requirements relating to licenses to export aircraft enumerated in the Presidential proclamation.

Signed ___ (Owner-operator) Address _____ Subscribed and sworn to before me at .____ this ___ day of ____, 19__.

(Signature and title of

officer)

(e) When a copy of the affidavit of temporary sojourn (above form) is accepted by the customs officer at the port of exit it shall be endorsed by him and returned to the owner or operator prior to the departure of the airplane. Upon the return of the aircraft to the United States, the endorsed copy of the affidavit must be surrendered to the collector of customs at the port of reentry. If the port of reentry is not the same as that from which the aircraft departed the customs officer shall forward the surrendered copy of the affidavit to the customs authority at the port from which the aircraft originally departed, noting thereon the date of reentry. The affidavits shall be retained by the collectors of customs for possible future examina-

§ 75.38 Aircraft of foreign registry entering the United States. (a) Collectors of customs are authorized to permit aircraft of foreign registry to enter and depart from the United States without requiring the presentation of an individual license provided it is established to their satisfaction that the country of ultimate destination is the same as the country of origin and that the airplane will not be sold or disposed of in the United States and will not remain in the United States in excess of a period of six months.

(b) This section does not apply to aircraft returning to the United States for major overhaul and reexport. The provisions of § 75.39 are applicable to such aircraft.

§ 75.39 Articles returned to the United States for repair or overhaul and reexport. Collectors of customs are authorized on presentation of satisfactory evidence to permit arms, ammunition, and implements of war to enter the United States which have been legally exported from the United States, and which are returned to the United States worn or damaged for repair and reexport without requiring the presentation of an individual import license. An individual export license, however, is required be-fore such articles may be reexported. (The collector of customs at the port of entry requires a temporary importation bond for American as well as foreign articles entered under the provisions of this section.)

§ 75.40 Antique arms and implements of war Collectors of customs are authorized on presentation of satisfactory evidence to permit antique arms and implements of war, components, parts, accessories and attachments therefor enumerated in the proclamation which are more than one hundred years old to

enter the United States or to depart therefrom without requiring the presentation of an individual license.

§ 75.41 Arms carried on person or in Collectors of customs are Ъпаапае. authorized on presentation of satisfactory evidence to permit rifles, carbines, revolvers, or pistols and ammunition therefor to enter the United States or depart therefrom without requiring the presentation of an individual license when these articles enter or leave the United States on the person of an individual or in his baggage, and are intended exclusively for the personal use of that individual for sporting or scientific purposes or for personal protection. No more than three arms and no more than five hundred cartridges shall in any case be carried from or into the United States by an individual under the provisions of thus section.

§ 75.42 Arms for the individual use of members of the armed forces. (a) Collectors of customs are authorized to permit members of the United States armed forces, presenting written authorization from their commanding officer, to ship or bring into the United States war trophies and souvenirs consisting of rifles, carbines, revolvers, pistols, and ammunition therefor, without requiring the presentation of an individual license.

(b) Collectors of customs are authorized to permit rifles, carbines, revolvers and pistols in single units to leave the United States without requiring the presentation of a license provided they are consigned to individual members of the armed forces of the United States through army, air force, or navy postal services (APO or FPO)

(c) Collectors of customs are authorized to permit components and parts of rifles, carbines, revolvers and pistols to leave the United States without requiring the presentation of a license provided they are consigned to individual members of the armed forces of the United States through army, air force, or navy postal services (APO's or FPO's) and provided that the value of any such consignment does not exceed \$25.

VIOLATIONS AND PENALTIES

§ 75.43 Violations in general. Section 12 of the joint resolution of Congress approved November 4, 1939 provides in effect that it shall be unlawful for any person to export or attempt to export from the United States any of those articles defined as arms, ammunition and implements of war by proclamation, to import or attempt to import into the United States, any of the arms, ammunition, and implements of war enumerated in the proclamation without first having complied with the regulations in this part and having obtained a license therefor.

§ 75.44 Penalties for violations. Section 15 of the joint resolution approved November 4, 1939, provided that: "In every case of the violation of any of the provisions of this joint resolution or of any rule or regulation issued pursuant thereto where a specific penalty is not herein provided, such violator or violators, upon conviction, shall be fined

not more than \$10,000 or imprisoned not more than two years, or both."

(54 Stat. 11; 22 U. S. C. 455)

§ 75.45 Authority of collectors of customs. The sections of the United States Code cited below provide in effect as follows:

(a) Collectors of customs are authorized to take appropriate action to insure observance of the regulations in this part as to the importation, or attempt to import, or exportation, or attempt to export, arms, ammunition and implements of war, whether or not authorized by the licenses issued under the regulations in this part, including, but not limited to, inspection and loading or un-

loading from carriers.

(b) When a license is presented to a collector of customs authorizing the exportation or importation of arms, ammunition, and implements of war, together with such other documents as may be required by customs regulations. the collector may require the production of other documents and information relating to the proposed exportation or importation including invoices, orders, packing lists, shipping documents, correspondence, instructions, and other relevant information and documents.

(Sec. 1, 40 Stat. 223, as amended, R. S. 3062, as amended, secs. 510-512, 595, 46 Stat. 733, 734, 752, sec. 1, 62 Stat. 716; 22 U. S. C. 401, 19 U. S. C. 483, 1510-1512, 1595, 18 U. S. C. Sup. 545)

§ 75.46 Seizure and forfeiture. The sections of the United States Code cited below provide in effect as follows: Whenever an attempt is made to import, or bring into the United States, or to export, or ship from, or take out of the United States, any arms, ammunition, and implements of war, in violation of law, the several collectors of customs may seize and detain any such arms, ammunition, and implements of war, and the vessel or vehicle containing the same, and retain possession thereof until released or disposed of as directed by law. (Sec. 1, 40 Stat. 223, as amended, R. S. 3062, as amended, sec. 1, 62 Stat. 716; 22 U.S. C. 401, 19 U.S. C. 483, 18 U.S. C. Sup. 545)

For the Secretary of State.

SCOTT McLEOD, Administrator, Bureau of Security and Consular Affairs.

[F. R. Doc. 53-10042; Filed, Nov. 80, 1953; 8:52 a. m.1

TITLE 24—HOUSING AND HOUSING CREDIT

Chapter It — Federal Housing Administration, Housing and Home Finance Agency

Subchapter B-Property Improvement Loans

PART 204-TITLE I MORTGAGE INSURANCE; RIGHTS AND OBLIGATIONS OF MORTGAGED Under Insurance Contract

PREMIUMS

1. Section 204.4 (18 F R. 7295, November 18, 1953) is hereby corrected by deleting paragraph (d)

2

PETR

code and related commodity

Unit

Commodity

###

222

999

TRAN

ŧ

is.

200 2

STEE 12 STEE 12 STEE 12

ಕ್ಷಕ್ಷಕ್ಷ ಕ್ಷ

STEE 12

0000

STEE 16 STEE 16 STEE 16 STEE 16

급급급급

Ashestos:

Bratico lining molded and semimolded ¹⁰

Bratico lining woven ¹⁰

Plpe, unbes and tubing in ¹⁰ c (report pipo assemblies specially fabricated for particular machiness or equipment):

Freshe tubes and tubing (including bolier tubes and tubing; sead seamless ¹⁰

Carbon steel, scapt sach mechanics ¹⁰

Alloy steel, except stainless; wedded (report stainless ¹⁰

Alloy steel, except stainless, wedded (report stainless ¹⁰

Alloy steel, except stainless; wedded (report stainless ¹⁰

Oil country pleo (including drill pipe, casing and tub ¹⁰

Remiers, arbon steel ¹⁰

Remiers, arbon steel ¹⁰

Noticel, alloy steel, except stainless ¹⁰

Noticel, alloy steel, except stainless ¹⁰

Noticel, alloy steel, except stainless ¹⁰

Remiers, alloy steel, except stainless ¹⁰

Noticel, alloy steel

2222

2222

STEE STEE STEE STEE

0000 0000000 o

4

2522 222252 2

aaagaaaa aa

STEE STEE STEE STEE STEE STEE

S 5555

<u> 2222</u>

STEE STEE NTEE STEE

s sees

Unevated wire, crebin steel, except strapt ing who is from the wire alloy after, crebin steel, overpt strapt ing who is treated wire, newly steel, overpt stainlers in the wind wire, newly freely extend the wire, non-nifetel terring stainlers steel. (1) is Unevated wire, non-nifetel terring stainlers steel. (2) is Unevated wire, non-nifetel terring stainlers steel. (3) is netting in 6100 steel grades) (creport frieding and nicting in 6100 steel, wire in 620 steel.) Contect wire, except galvanited (all steel grades); Contect wire, except galvanited (all steel grades);

200000 0 0

EEEEE E E

STEE

seces s s

Carbon steel, (1) 19.

Nickel becept stainless, (2) 19.

Non-inkely becaring stainless steel (4) 19.

Non-inkelybearing stainless steel (4) 19.

Barbel Whee 19.

Missel instrument whee and spring wire plano

Other steel Wife, n. c. (2) 19.... Other steel wife, n. c. (2) 19.... Other steel wife, n. c. (2) 19.... Other steel wife and live steel with the control of the steel s

617803 617803¥ 7403¥

001000

617005

ê

STEE 17

ដ

l wire, n e.e. (all round, obsped, and flat who recard less of use) freport electrical insulated wire and cable in 703310 703803;

STEE

222 2

EES 3

AND	
15—COMMERCE	FOREIGN TRADE

Section 204 5 is hereby amended to

read as follows:

of Commerce mot gage for the account of the mostgago, an amount equal to the prostate
possible of the curient annual mostgage
insurance premium therefore paid
which is applicable to the position of the
year subsequent to such payment computed from the flist day of the month
following the month in which such piepayment occurs: Provided, That no such
refund will be made in any case where
the prepayment occurs in the twelfth
month of the premium year prepayment Upon such prepayment the contract of insurance shall terminate and the Commissioner will refund the

Subchapter C-Bureau of Foreign Commerce

Part 399—Positive List of Commodities AND RELATED MATTERS

1. Section 399 1 Appendix A-Positive List of Commodities is amended in the following particulars: The revised entries set forth below are Positive List Where the Positive List contains more than one entry under a single Schedule B number, the entry to be superseded is identified by a numerical reference enclosed in parentheses follow-ing the commodity description in the substituted for entities presently on the

[6th Gen Revision of Export Regs; Amdt P L 63 1]

545000 545700 545800

MISCELLANEOUS AMENDMENTS

000130

Issued at Washington, D C, as of November 10, 1953

WALTER L GREENE,

F R Doc 53-10015; Filed Nov 30 1953; Acting Federal Housing Commissioner

(Sec 2, 48 Stat 1246 as amended; 12 U S. O 1703 Interprets or applies sec 102 64 Stat 48; 12 U S O 1706c)

Dept. of Com merco Echedule B No	Commodity	Unit	Processing code and related commodity group	GLV dollar value limits	Validated lience required
200200	Cotton pulp "	ระ ระ	TEXT PULP	160 15	по
2122 2222 2222	Indicate Universes 3.2 Petroleum, cut lo (Lyarel of 42 gallane) 19 Natural gazoiline (Carrel of 42 gallane) 19.		PETR 1 PETR 1	 हर्म	20 20 20
062102 052102	Uninciret ous for intract retining: Topics defined of 42 gallers) 9. Coher upfinished olis for further refining (barrel of 42 gallon*), 9.		PETR 1 PETR 1	58 58	00 00 00
201100	Refined olls: Motor fitel and gasoling (report octane rattop): Automotive and other motor facts and gasoling (bar	<u> </u>	PETR 1	<u> </u>	no
00102 00102	Nephthy in containers of 4 ounces or less. (3) 19 Naphthy in containers of 4 ounces, mineral spir 11st solvents; and other finished light products.		PETR 1 PETR 1	<u> </u>	22 00 00
602203	n. e. c. (barrel of 42 gallons). (4) 19 Keresene, except distillate find oil (barrel of 42 gal		PETR 1	23	по
000000	Ons off and distillate fuel oil (burrel of 42 gallons)	npi	PETR 1	53	по
001602	Residual fine off (including heavy Diesel fine off) Courrel of 42 gallons) (report light Diesel fuel off) in 2830e0) in	Ing	Pern 1	1,090	no no
See foo	See footnotes at end of table				

This amendment was published in Current Export Bulletin No 710 dated November

Chapter III-Bureau of Foreign and Domestic Commerce, Department

etroloum products, m. c. c. (speelly by name) (report Musice petroloum sprays in \$2050 and \$2000; An ished blended gasolines in 501010-501700; and jet fuels in 52920) ¹⁰

Dept. of Com merce Schedule B No	Commodity	Unit	Processing code and related commodity group	GLV dollar value ilmits	Validated license required	Dept. of Com merce Schedule B No	Commodity	Unit	Processing code and related commodity group	GLV dollar value limits	Validated license required
	Pipe fittings not specially fabricated for particular ma chines or equipment:				}	€44800≯	Beryllium copper bars, rods, and other crude shapes (ex truded rolled and drawn) (specify copper content)	rp Tp	NONF 15	901	ж0
618951	Steel pipe fittings, stainless or alloy (specify by name and grade of steel), to	ន :		OF .	 0 6	€44900⊁	(1) 10 Ploshor copper rods and bars (specify copper content (2) 10	ដ	NONF 15	100	RO
618957	Copper base alloy pipe fittings (including brass and bronze) (specify by name). 1 to Aluminum pipe fittings. (i) 1 to	3 5	NONF 14	200	2 02	€44900⊁	Brass, bronze and nickel silver, or German silver, bars, rods, and other crude shapes (extruced rolled and	ដ	NONF 15	8	RO
618959	Copper pipe fittings (2) 16 Lead pipe fittings (3) 16	ដេះ	FINON FINO FINO FINO FINO FINO FINO FINO	200	000	₩0067F9	drawn). (3)10 Other copper base alloy bars rods, and other crude charge fastered rolled and drawn). (4)1 10	Lp 1	NONF 16	100	RO
619031	Weiding professing with the state of the sta	។ ភ	STEE	10 00	2 02	645000 *	Brass and bronze blanks. (1)10 Brass and bronze blanks. (2)10 Brass and bronze officies. (2)10 Brass and strins (specify 1) Brass and strins (specify 1)	222	NONF NONF NONF 15	222	000 888
619033	Iron and steel nonelectric except carbon steel (1 and	ដ	STEE	100	, RO	GAROOL	copper content). (3) 19	ផ	NONE 16	001	30
619034 619034	Brazing solder (spelter type) (1) 10 Brass and bronze welding electrodes and welding rods	ដដ	NONF NONF	22	000 200	645000★	and cupro-nickel strip (specify copper content), (4) 10 Brass, bronz and nickels liver or German silver plates	ដ	NONF 15	100	1 0 M
619034	(including phosphor bronzo). (2) ¹⁹ Phosphor copper brazing reds and where (3) ¹⁰ Aluminum and aluminum nasa alloys (1) ¹⁹ I	ដដ	NON NON TH	99	B B B B B B B B B B B B B B B B B B B	645000★ 645300☆	Sheets, and Shirly (97). Sheets, and strips. (6): 19 Brass, and bronze pipes and tubes (pipe colls included)	ដដ	NONF 15 NONF 16	88	200 200 200
619039	Copper, (3) 19	33;	NON NON NON NON NON NON NON NON NON NON	255	000	€45300★	Thornto copper pipes and tubes (specify copper con	Ľb;	NONF 16	100	RO
610030	Lead and lead oseo (specify by name and metal con I	ដី :	NONE	000	2 6	645300★	Beryllia (2) 130 thes and tubes (specify copper con	ដ	NONF 16	8	30 :
APOATO	Whe products, n e, c, (report wire nalls, staples and	3	A CON	3	2	€16300#	Scanless cupro nickel pipes and tubes (specify copper	ជ	NONF 15	81	30 t
	Wire cloth:					€15300★	Other copper has alloy pipes and tubes (pipe colls	Lb	NONF 16	8 2.	30
619052	Insect sereen coth; Aluminum 10	Sq. ft.	NONE	100	30	¥01299	Cupro-nickel residence wire; Dumet wire; and thermo	Lb;	NONF 16	81	RO
619140	Metal powders: Phoephor conner fencelfer conner content)	ક મુ વ	a NOW	5	Ç	645710*	A Phosphor copper wire; cupro nickel wire other than resistance wire; and nickel silver wire (specify copper	Lb;	NONF 15	201	, go
¥691619	Magnesium of the Spirit Content (19)	និនិនិ	MINE	828	200	€45710★	content) (2) 110 Beryllium copper wire bare (specify copper content)	Ľb;	NONF 16	8	RÒ
	Foll and leaf (less than 0.006 inch in thickness) (report paper backed foll in 486100):					€45710★	Brass and bronzo wire, bare (including phosphor bronze)	ro.	NONF 16	100	RO
619230	Aluminum, 19 Copper or copper base alloy foil and leaf (2) 19	ដដ	NONE NONE 15	22	000	645710×	For electrical conduction only. (4) 1.19 Brass and bronze wire, bare (including phosphor bronze)	ដ	NONF 15	9 <u>1</u>	RO
\$30050 \$30301	Aluminum scrap (new and old) 1	3 3	ZZ OZZ OZZ OZZ OZZ OZZ OZZ OZZ OZZ OZZ	200	000	647913*	otner than tor electrical conduction (9) Beryllium copper castings rough and semifinished	rp;	NONE	81	30
€30301≯	Other aluminum plates and sheets flat and colled (0 006 inch and over in thickness). (2) 10	ជ	NONF	<u>8</u>	ж 9	647913*	(specify copper content). (2) 1 Other copper base alloy castings and forgings, rough and	ដ	NONE	100	B 0
€30310★	Aluminum bars and rods, rolled or drawn (38 inch and over) (report extruded bars and rods in 836320; alumi	ជ	NONF 12	<u></u>	30 30	647950*	seminisned (specify copper content). (3) * A Other copper base alloy semilabricated forms n e c I	ដ	NONF	100	RO
€30320⊁	num bus bars in 709495), 19 Aluminum extruded and drawn shapes and tubes, except	ដ	NONF 12	100	RO	651200	(specify by name) (z)	ដ	NONF 6	200	B 0
€30610★	drawn bers, foods, and whee, of thuminum whe (under 3s inch and cable, here (including gluminum cable, steel reinforced—ACSR) except	ដ	NONE	001	80	664547 ★	Metalum: Metalum and alloys in crude form, and scrap " Semilabricated forms n e c (specify by name) ??	និនិ	MINE	22	00 20 20
€40100≯	welding rous and whe (specify by name) (report weld ing rous and whe in 619039), is Copper matte, regulus, unrefined copper as blister or con	d b	NONF	1 000	RO	664571 664573	Angulari and alloys in crude form, and scrap "	ដូដ	MINE	None	00 MM
640100¥	Verter copper (copper content). (1)1 Copper ore and concentrates (copper content). (2)1 Refined copper in eathodes, billets, ingots, wire bars and	5. b	NON FOUR	200	80 80	\	Vandilling (tepting) containing over 6 percent value alloying independs containing over 6 percent value (dim in 62208); chemically pure grades of vanadium				
	other crude forms (include anodes) (report copper bars except wire bars in 042400).1		!		,	664586	In 82391(1): Vanadium ores and physical concentrates (non	Q IP	MINE	None	B0
€52200 €520	Copper scrap forward old) ! Copper places and unbung "	ន្ទងន	NON NON NON EN EN EN EN EN EN EN EN EN EN EN EN EN	833 •	000 MMM	664588	chemical process) (specity Viol content) '". Variadium pentoxide, vanadic oxide, vanadium oxide and vanadates (except chemically pure grade) (specify V.O. content) !	e e	MINE	52	30
€12400≯	Uplet rods and bars, n. e. c (report copperveld rods in 642510; conner wire here and red muing rods in 642510.	ជ	NONF 15	100	RO		Transforming or converting apparatus n e c and parts n. e c.			:	٥
642510*		g	NONF 16	100	ВО	702420	Parts and eccessories, n. e. c, specially fabricated for power and distribution transformers 100 kilovolt amperes and over (specify by name). (1) ¹¹ Floorie buths and these frames and rest (report buth)		ELMES	None	9
642510*	Copper whee and cable, bare, other than for electrical conduction (report weiging rods and electrodes in 61933)	ដ	NONF 15	9 1	во	705305	and tube blanks in 6223(0 and 5234(0): Sealed beam headlamps suitable for mounting on auto- vehicles. 1	8	TEAN 6	150	Ħ
C+4000* C+4100* G+4100*	Copper base alloy scrap (new and old) Beryllium-copper ingots. (1)! Other-copperbase alloy ingots (2)!	222	NONF 13 NONF NONF	585	000 MMM	702007	Redio and television opporatus: Radio and television broadcast station transmitting equipment and specially fabricated parts and accessories in a contract of the contract of	!	BARA 60	100	æ
See for	See footnotes at end of table.									•	

Validated license required	RO	30 180	ж 0	222	RO RO	j	Q (2	Ħ	Ħ	0g ;	9	ж0	Ħ	01 01	0H	æ	Ħ	м 0	辉	0	9
GLV dollar value limits	None	None	None	None None None	None		None	ones.	Nono	Nono	Nono	1,000	1,000	1,630	89,1	1,83	1,600	1,000	1 000	S	N.	None
Processing code and rolated commodity group	CONS 1	cons 1	dons 1	000N8 1 000N8 1 00N8 1	CONS			1 2000	CONS 1	CONS 1		1 awo	CONS 1	CONSI	CONS 1	CONS 1	CONS 1	CONS 1	MINE	CONS 1	CONGI	
Unit	e Ž	°Z	å	222	°N	. ;	S S	e E	ಜ	°Z											ž	9
Commodity	Power excevators and dredging machines, and parts—Con. Excavator type power carnes and shovels new (report used in 220160)—Continued Other rubber tired, mounted, including three, or	thin 2 cubic yard dipper capacity, now. (9) Full revolving, unmounted, 2 cubic yard dipper	Enfactly and over, naw Full revoluting, unmounted, less than 2 cubic yard dinner connecte, naw. (2) 3	Not full revolving, mounted and unmounted, new ? Trenchers and ditchers, new (report used in 720160) ?. Loaders (loading machines), excavating, new (report used in 720160; nonexcavating in 72230).	Power exeavators and dredging machines, used and robuilt (roport new in 720112-720147): Power cranes and shovels, rubber thred, mounted, in	chang truck of wagon mounted, but revolving designed for airborno transport, used and rebuilt (1) 3 19	Power craites and showeds, full revolving, mounted and unmounted, 2 cubic yards dipper capacity and over used and rebuilt. (2)	Other power cranes and snovers, till rovolving, mounted and unmounted less than 2 cubic yards dinper capacity, used and robullt (3) 3	Construction power cranes and shovels not full revolution, which, mounted and unmounted used and	Trenchers, diffehers and excavating type loaders, uced and rebuilt. (6)	Parts, accessories, and attachments, n. c. o, specially fabricated for prove centres and abovels defigred for attroom tensions, included on the Positive List under Schedulo B Nos, 720122 and 720160 (1) 1 ii ii	Parts, accessive, and attachments, n. e., specially followed for other power came and showed 2 cubic yard of pipez enpacity and over, included on the Peel ties Life under Schedulo B Nos 720112, 720117, population and population of the pipez and public special of the pipez pipez under Schedulo B Nos 720112, 720117, population of the pipez pi	Paris, acceptain state and altachments, n. e. e, specially fabricated for power centes and thorets of its than 2 caube yard diprace expects included on the Positive List under Edicatio B Nos 72012, 72012, and	720127. (3) 3 Parts, accertains, and attachments, n. c., specially fubilised for power cranes and shovels, included on	the Positive List under Schedule B No. 72032. (4) Parts, acceptes, and altachments, n. e. c., sprecially fabricated for other full revolving power craues and alroyel of 2 cubb yard diployer expecting and over further distance on the positive T tel under Schoule in No.	Troition (c) 13 Paries, accessaries, and attachments, n. e. e., specially fabricated for other full revolving power craines and aboved of feet than 2 cubbe yards althory capacity included on the Positive List under Schöule B No	750169. (i) 13 Pafs, accessives and attachments, n. c. c., sweelily inherenced for non full revolving power craises and showels included on the Positive List under Schedule	B No. 720101. (7) 13 Parts, accessories, and attachments, n. c. c., specially fairfacted for teencher, diretter, and exexvaling loaders included on the Positive List under Scientific	B No 720137, 720142 and 720160 (speelfy by name) (6) 13 Parts, accessories, and attachments, n. of specially	(b) 1 Conders (loading machines), nonexervating new and		Diffuminous mixing equipment, featonery, mobile, and semiportable; bituminous paving mix spreaders; bituminous mixer paver combine tions 4
Dept. of Com merce Schedule B No	720122	720127	720127	720132 720137 720142	720160		720160	720160	720160	720160	720210	720210	012027	720210	720210	720210	720210	720210	729210	720240	791510	010127
Validated license required		RO	O _E	90	#	80 t	¥ f	*##	×	×	2000 2000	000	до 110	по	0H 0H	жо		0H 0H	он 0	30	no	
GLV Validated dollar license value required		100 RO	180					*## 888		300 M	None RO 60 RO None RO	888 000 000	100 RO 100 RO		no no no	2.00 RO		None RO		None RO	None RO	_
				S S	51 25	23 5	B		100					17					None			-
GLV dollar value ilmits		RARA 50 100	B & B & 80	BABA 20 100	40 RARA 51 25	40 RARA 51 50	40 KARA 51 100	100 RARA 52 100 100 100 100 100 100 100 100 100 10	RARA 62 100	BARA 62 200	NO SATE None SATE NO	NOONF17 NOONF17 NOONF17 1888	Cb NONF 17 160 1	b NONF 17 109	0 NONF 17 100 CIEQ 23 230	TRAN 220		No CONS 1 None	TO COMB None	to, GONS None	None	
Processing GLV code and dollar related value commodity limits	Radio and tolevision apparatus—Continued Radio communication catipiners, n. c (report radar aquipment in 70840; broadcase equipment in 707407; automobile and home type radio receivers	RARA 50 100	B & B & 80		40 RARA 51 25	40 RARA 51 50	40 KARA 51 100	100 RARA 52 100 100 100 100 100 100 100 100 100 10	RARA 62 100	BARA 62 200	SATE None SATE 50 10 10 10 10 10 10 10 10 10 10 10 10 10	NOONF17 NOONF17 NOONF17 1888	Cb NONF 17 160 1	b NONF 17 109	0 NONF 17 100 CIEQ 23 230	92	inder 69 horsepower (speelfy Diezel or gasoline) Power exervators and dredging machines, and parts: Excristor tyre power cranes and shovels, now (report	CONS 1 None	TO COMB None	to, CONS None	No CONS 1 None	wayon monated, full revolving, convertible 2 cubic yard dipper capacity and over, new (2) 4 See footnotes at end of table

Validated license required	£	ì	RO RO	辉辉			RO	RO	RO	辉	жо 1	30 F	£	4	200 200 200	000 800 800	ж0	В0	RO RO	R0	00 88	м	
GLV dollar value limits	250	1	100	52 52			None	None	None	None	None	000 100		82	888	2000	250	200	250	250	88	250	
Processing code and related commodity group	L SNOD		CONS 1	cons 1			CONS 1	CONS 1	CONS 1	CONS 1	CONS 1	CONS1		00 NS 1	CONS 1	CONS 1 CONS 1 CONS 1	CONS 1	TOOL	TOOL	TOOL	TOOL	TOOL	; ;
Unit							No	No No	No No	~ %	å :	04		•	oz Z	222		No No	22 22	No	No No	1	
Commodity	Construction and maintenance equipment, n e c., and specially fabricated parts n e o (specify by name)—Continue and accessorates n e o smodelly fabricated for	pneumatic tired soil compacters, under 10 tons net vehicle weight; and self-propelled steel tired road	Parts, accessories, and attachments, n e. c. specially fabricated for scrapers and graders. (13) *	Parts and accessories, n e c., specially fabricated for contractors' wheel type tractors. (14) a. Parts and accessories, n e c, specially fabricated for Parts and accessories, n e c, specially fabricated for	the following attachments for track laying tractors and contractors' wheel typo tractors: angle dozers; brush cutters or rakes; bulldozers; cable controls; cranes; dragling, clamsbell, bucket and shovel exca	white and oldering gratefactures; hydraulic controls; pipe layers; rippers or rooters; snowplow blades; trailbuilders; treedozers; and winches (16) 4 Cranes (accorder executor type) and derricks n e c	Rallyay cranes (including industrial yard, locomotive	and wrecking types). Cranes overhead, electric traveling (elevated track, continue and comicontry trans) 3	Full States and States of Full States and over maximum and oner (1)3	Full circle revolving cranes 10 tons and under 30 tons maximum rated expactly. (2) 3	Pillar cranes 30 net tons and over maximum rated capacity. (1) 4	Piline rennes, 10 tons and under 30 tons maximum rated expacity. (2) s Specially fibricated parts, n. e. c., for crance included	on the Fositive List under Schedule B 1908, 723010 phrough?23070 for which validated license is required to R and O country destinations. (1)?	Specially fobricated parts, n. e., for cranes included on the Positive List under Schedule B Nos. 723010 through 723070 (or which validated license is required to R country destinations only. (2) Industrial type trucks tractors, trailers, and stackers (specially designed for materials handling in and around industrial pilats depoits, docks terminals and similar installations), and parts.	Industrial type trucks fully powered: Stratdio earriers 3. Internal-combustion, engine powered trucks except	Electric powered trucks 1. Electric powered trucks 2. Electric powered trucks partially powered 3. Industrial type tractors (whether for towing or provided with crane booms on whether) (report standard ed with crane booms on whethes)	Farts, accessories, and attachments, n. e. c specially labricated for fully or partially powered industrial trucks and tractors. Power-driven metalworking machine tools (non nort	Shapers (including slotters) (report gear shapers in	Surface grading machines, gap gauge. (1) 11. Automatic single spindle and multiple spindle surface grinders; and nonautomatic multiple spindle surface	grinders (specify type). (2) 13 External cylindrical universal grinding machines (report universal rool and entiter grinders in 74208) 13	Honling and Japping machines, except gear 12. Farts for metalworking machines, pinched on the	FOSILIVE LIES, CARSUMEUM CULCTURE D. MULTERS ES TE- quired to R and O country destinations. (1) ¹¹ Parts for metalworking machinery included on the	Positive List under Schedule B No 744319 for which validated Hears is required to B country destinations only, (2)2
Dept. of Com Merce Schedule B No	799045			722045		,	723010	723020	723040		723070	723070		723080	725003	725015 725017 725020	725050	742700	743500	743900	744340	744340	
Validated license required	R0	RO	r#	R0	ρ¢	В0	ĸ		R0	HOO HOO	r#	#02 102		80 80 80 80 80 80 80 80 80 80 80 80 80 8		RO	RO RO	80 84	RO	RO	В0	ø	В0
GLV dollar value limits	None	None	None	None	None	100	252		None	None	None	None		None None None		23	88	None	100	100	25	250	81
Processing code and related commodity group	CONS 1	CONS 1	CONS 1	cons 1	CONS 1	CONB 1	CONS 1		CONS 1	CONS 1	CONS 1	CONS 1		00081 00081 00081		CONS 1	CONS 1 CONS 1	CONS 1 CONS 1	CONS 1	CONS 1	CONS 1	CONS 1	cons 1
Unit													~										
	ž	Š,		%	No				No No	22	e e	°2	;	% %				22					
Commodity	Bituminous combination batching mixing outfits (pre No fabricated or unitized, mobile, portable, and semi portable) capacity not exceeding 175 tons par hour fabricated with the contract of the fabrical	applicable to individual components) s Concrete payers paying spreaders and paying finishers No	Sell-properied. (1) • Contractors' concrete placing machines, including pump screws, and compressed air types. (2) \$	Concecte mixers (stationary and portable, including Notruck and trailer menuted) and concerte transport truck mounted agitators 18 cubic feet capacity and	Over. (3) * Concrete mixers. (stationary and portable, including Notruck and trailer mounted), and concrete transport truck and trailer under 18 cubic feet capacity	(4) * Parts and accessories, n e. c., specially fabricated for the equipment included on the Positive List under Sched- nie B Nes. 721610 through 721635 for which validated	ncense is required to k and O country destinations. (1). Parts and accessories, n. e. c., specially fabricated for the	equipment included on the Positive List under Sched- ule B No. 721635 for whiche waldeded license is required to B country destinations only on	Cross report tractors in 722024 787310-787890 accord. No	draders, self-propelled 3.	vehicle weight (1)3 Soil compactors pneumatic tired under 10 tons net ve	hich weight (2) ³ Road rollers, stelptopelled, steel thred types (3) ³ Ontinetors' wheel type tractors ² ₂ No	Off the road haulage vehicles (trucks, wagons and trail ers) (report tractors separately under appropriate Schedulid B number):	10 cuble yards struck load capacity and over. (1) ³ Attachments, n. e., for track laying or wheel type tractors commercial trucks especify by annable (report strapers in 722012; off the road trucks, wagons and trailers in 722012; off the road trucks, wagons and trailers in 722012; of the road trucks, wagons and application attachments in 731000-7871601. Attachments, n. e., for track laying tractors and on No	tractors' wheel type tractors, as follows: angle dozers; brush cutters or rakes; buildozers; cable controls; cranes; dragline, cleamshell, bucket and shovel exe		Constitution and maintenance equipment, n.e. c, and specially fabricated parts, n. e. c, (specify by name): Pile hammers (Diesel powered), and parts, (1) 1, Jack, with lifting capacity of 10 tons and over; and specially in the checked were (20)	Unity include Dates (4)* Subgridgers and disperaders. (3)* Logging arehes and sulfies for tracklaying tractors No	anu contractors wheel type fractors, and rotary snowplows, (4). Specially fabricated parts for contractors of the-road handage vehicles (frucks, wagons, and trailers). 10	cubic yards struck load capacity and over. (i) * Specially fabricated parts for contractors off the road Fart are abliciast of parts for contractors off the road	10 cubic yard struck load capacity. (7)3 Specially, fabricated parts for subgraders and finegrad	Epecially fabricated parts for logging arches and sulkles for use with tracklaying tractors and contractors wheal true tractors and contractors wheal true tractors and potent successions (6) is	Parts, occessories, and attohments, n. e. c., specially Ebricated for pneumatic-tired compacters 10 tons and over net vehicle weight. (11) 1

See footnotes at end of table.

Validated t fon se r oquired	O H	яç	110	BO		он	,	o m		Č	}	0		OH OH		
GLV dollar value limits	None	Мошо	None	None		None	-	None		Mone		None		None		-
Processing code and related commodity group	cons 2	CONS 2	CONB 2	CONS 2		GONE 2		CONE		- 68800		CONS 2		CONG 3		-
Unit	No	%	No No	No	_	No No		క	.* R. L	2		ž		No No		-
Commodity	Air compressors: Stationary, capacity over 25 cubic feet: Centrifical, rotary, axial, and mixed flow types of Compressors (specify type intake and cellvery pressures, intake capacity, and whether pressure parts are forbreated of a linea within any corresion resisting that merely is as digitated in the "General Notes to	Appendix A."), Compressors for any delivery pressure, Reciprocating compressors for any delivery pressure, 18 160, s. 1, g. or lower, and (2) when pressure parts are not foor lower, and (2) when pressure parts are not foor lower, and (2) when pressure parts are not foor extens as defined in the "General Notes to Appendix A" (specify links and delivery pressures, intake capacity, and whether pressures parts are corrected and evidence pressures.	Stationary, expacity over 25 cubic feet: Centrifugal, rotary, axial, and mixed flow types of compressors (specify type, intake and delivery	pressure, make, expendy, and whence pressure parts are fabricated of or lined with any corosion-resistant materials as effined in the "General Notes to Appendix A"), (I). Reciprocaling compressors for any delivery pressure or intake expendix, accopt (I) when delivery pressure into its 100 p. s. i.g. or lower and cellvery pressure in the fabricacked of or lined with any correston-are not fabricacked of or lined with any corresion-	restant materials as defined in the "General Notes to Appendix A" (specify intake and delivery pressures, intake capacity, and whether pressure	Portable, especify under 60 etble (62: Centrilugal, rotary, axial, and mixed flow types of compressors (specify type, intake and delivery	parts are a first of parts, and with any correston- resistant materials as defined in the "General Notes to Appendix A"). (1) *	Reciprocaling compressors for any delivery pressure, except (1) when delivery pressure is 120 p. s. l. g. or	cover, many of which interpreted the covered of or lined with any correspondent materials as defined in the "General Notes to Appendix A" (specify futule and delivery precures, intable capacity, and whether precause parts are correspondent.	Portable, capacity 60 cubic feet, and over:	compressor (specify type, intake and delivery my recourse, intake and whether pressure passes to the first and whether pressure passes to the first with any correctors.	resisant materials as defined in the "General Notes to Appendix A"), (1). Reciprocaling compresses for any delivery pressure or inlake expectly, except (1) when delivery pressure its 16 p s. i. s. of over, and talesh expectly is 100 of the processes.	are not fabricated of or lited with any carrosion- reststant materials as dollard in the "Gentral Notes to Appendix A" (specify intoke and deliv- ery pressures intoke capacity, and whether pres- rum parts are corrosion resistant) (9)	Gas compressors, n.e. c.; Centrilugal, robary, axial, and mixed flow types of compressors (speelfy type, intake and delivery pres	forces, make ceptures, and whence pressure parts are challented of or lined with any correston resistant moterials as defined in the "General Notes to Ap	(i) (C vainted
Dopt. of Com morco Schodulo B No	770400	770400	770500	770300		770510		770310		210012		770315		770625		_
Validated license required	RO	on On	RO	000	no	0g 1	4 22	BO	OH	110	20	м 0	00 00	RO RO	200 200	no
	/ 250	250	250	None None 250	200	833	88	ន្ត	ន្ត	None	None	Nene	22		32	88
GLV dollar value limits				ŽŽ		25 (1 (361			ž	ž	ž	##	88		• • • •
Processing GL code and related val commodity lim	TOOL	TOOL	TOOL	10001 10001 10001 10001	TOOL	00L	10001		TOOL	OIEQ7 No	OIEQ7 NG	GIEG 7	OIEQ3	GIEC 3 10		orro a
rocessing code and rolated mmodity group	TOOL	1000	Ε	1400 000 1400 1414	TOOL	TOOL	1300H	TOOL	<u> </u>	to OTEQ7	0120,7	7 031EQ 7	GIEG 3	GIEQS	GIRO 3 GIRQ 3	1103
Processing codo and rolated commodity group	TOOL	JOOL	Ε	1400 000 1400 1414	TOOL	TOOL	1300H	TOOL	<u> </u>	to OTEQ7	0120,7	1521	GIEG 3	GIEQS	GIRO 3 GIRQ 3	OHDO 3

See fuotnotes at end of table.

Validated license required	во	æ		0 11	ㄸ	a S	es es	RO	pp pp
GLV dollar value limits	Мопе	None	· · · · · · · · · · · · · · · · · · ·	None	None	None	None	None	None
Processing code and related commodity group	CONS 3	CONS 3		CONB3	cons 3	cons 3	CONS 3	CONS 3	cons 3
Unit	No No	N N		Š.	8N N	No	No	No No	No
Commodity	Pumping equipment, n. e. c. (specify type of pump by genericiname according to following classifications)—Continued. Turbine pumps (delivering liquids separately or in combination with soils and/or gases) with any of the following characteristics: (a) designed delivery pressures at pump discharge of 300 p. s. i. and over as calculated by the manufacturer under the as small condition that the bowl assembly is directly sunder condition that the bowl assembly is directly	connected to the drive head assembly without inter- vening column pipe; (b) designed to operate continu- custy at temperatures of 220° F. and over; (c) fabri- cated of, or lined with any corresion resistant ma- terials as defined in the 'General Notes to Appendix A.'. (1). Turbine pumps (delivering liquids separately or in combination with solids and/org gases) with all of the following, characteristics; (a) designed delivery	pressures at pump discharge of 75 to 300 p. s. 1. as calculated by the manufacturer under the assumed condition that the bowl assembly is directly connected to the drive head assembly without intervening column pipe, (b) designed to operate continuously at temperatures under 22°° F; and (c) not fabricated of, or lined with, any corresion resistant materials as defined in the 'General Notes	To Appoint A. (2). Rotary pumps (felivering liquids separately or in combination with solids and/or gases) with any of the following characteristics; (d) designed delivery presures at pump discharge of 300 p s. 1. and over; (b) designed to operate confinuously at temperatures of 220° F and over; (d) fabricated of, or inded with, any correction vasiestrant materials as defined in the "Gan	Rotary Dumps (edityering ideals separately or in combination with solids and/or gases) with all of the following edityering ideals separately or in combination with solids and/or gases) with all of the following denactoristies; (b) designed delivery pressures at pump discharge of 75 to 300 p. s. l.; (b) designed to operate continuously at temperatures under 220° F; and (e) not fabricated of, or lined with, any corresion resistant materials as defined in the "Gen	eral Notes to Appendix A., (2) ³ Disphragm pumps (delivering liquids separately or in combination with solids and/or gases) with any of the combination with solids and/or gases) with any of the collowing characteristics; (d) designed delivery pressures at pump discharge of 300 p. s. i. and over; (b) designed to operate continuously at temperatures of 220° F, and over; (c) fabricated of, or lined with, any corresion resistant materials as defined in the "Gen.	eral Notes to Apponits A., (1)* Diaphragm pumps (deilvering liquids separately or in combination with solids and/or gases) with all of the combination with solids and/or gases) with all of the following characteristics: (0) designed delivery pressures at pump discharge of 75 to 300 p. s. I.; (b) designed to operate continuously at temperatures under 220° F.; and (c) not fabricated of, or lined with, any corresion resistant materials as defined in the "Gen	eral Notes to Appendra A." (2) * Reciprocate steam pumps (delivering liquids separately or in combination with solids and/orgases) with any of the following characteristics: (3) designed delivery pressures at pump discharge of 300 p. s. 1 and over; (b) designed to operate continuously at temperatures of 220° s. and over; (c) arbitrated of or peratures of 220° s. and over; (c) arbitrated of or lined with, any correspon resistant materials as defined with, any correspon resistant materials as de-	fined in the "General Notes to Appendix A." (1) 1 Reciprocating steam pumps (delivering liquids separately or in combination with solids and/or general steam and of the following characteristics; (6) designed delivery pressures at pump discharge of 75 to 300 p.s. 1; (b) designed to operate continuously at temperatures mader 207 **; and (c) not tabricated of, or lined with, any correston-resistant materials as defined in the "General Notes to Appendix A." (2) if the continuously and the continuously at the second continuously at
Dept. of Com merce Schedule B No	770910	770910		770920	770920	770930	770930	770940	016977
Validated license required	!	•	0 0			_			
Valid) P	B 0	RO RO	OH 6	Q Q	RO	ВО	#	
GLV Valld dollar lices value requ	None RO	100 BC	None RC			None RC	None RO	None R	
	<u> </u>			ONS 2 None					
GLV dollar value limits	OONS 2 None	00NS 2 100	o CONS 2 None	o GONS 2 None	CONS 2 100	io GONS None	o OONS 3 None	o. CONS 3 None	
Processing GLV code and related commodity limits	CONS 2 None	00NS 2 100	o CONS 2 None	o GONS 2 None	CONS 2 100	io GONS None	CONS 3	o. CONS 3 None	demand uniter the following to Appendix A, will both of the following characteristics: (3) designed delivery pressure at pump discharge of \$70 000 p.s delivery pressure at pump discharge of \$70 000 p.s l.; and (b) designed to operate continuously at tem correston-resistant and specify delivery pressure and operating temperature) (3) telivery pressure and operating temperature) (3) telivery pressure and controles at end of table.

Validated license required	р В	00 88	00 00 00	RO	ВО			ç	2 2	00	800 800 800	0H	0H		Ħ		Ħ		
GLV dollar value limits	100	200	22	ğ	180			ş	2 2	23	23	200	8		8		369		
Processing code and related commodity group	DRUG	DRUG 1 DRUG 1	DRUG 1 DRUG 1	DRUG 1	DRUG 1			90144	DRUG 2	DRUG 3 DRUG 3	DRUG3 DRUG3	סממם	סצמם		RESN CO		RESN CO		
Unit	ដូ	ន្ទន	55	ដ	ជ			\$ 14 A	Jan S	0 0 0 0 0 0 0	00 E22 E32	Orom			ន		ន្ទ		
Commodity	Medicinal chemicals, including U S P, and N. F, bulk dosage forms excluded except as indicated): Sulfonamide drugs, all forms: Sulfoniamide, bulk, parenteral, oral, and powder (dosage forms (excludes other topical forms and suppositionies).	Sulfathiazolo and derivatives: Bulk " Parenteral, oral, and powder dosage forms (ox parenteral, oral, and powder dosage forms (ox eludes other topical forms and suppositories) "	Suffadiazino and derivatives: Bulki Parenteral, ordi, and powder dosago forms (ex	Guides cher topican forms and suppositories). Valentinguandino, bulk, parenteral oral, and powder dosago forms (excludes other topical forms and	suppositories) 10 Sulfonantido drugs, n. e. c., bulk, parenteral, oral, and powder dosago forms (excludes other topical forms and suppositories),10	Antibiotics, derivatives, and preparations, all forms except feed supplements (report antibiotic feed supplements containing not less than 100 600 Ox ford units of penicillin, or 100,000 units of bacters.	other antibiotic per pound, in 81430; and propared feeds containing less than 100,000 Oxford units of pentilling in 100,000 Units of benefited her per pound, or loo,000 units of benefited her per pound, or less than 50 anny other antibiotic per less than 50 areas of any other antibiotic per	pound, in 117500 117700, 118500 or 119000, according to typeof feed): Penfellin:	Parenterial and oral decage forms (excludes topical	Streptomyclin: Bulk, 10 yelin: Parciferal and onl decage forms (excludes topical forms and expressionless) to	Dilly with supposition of the part of the	formand supporteries 123 Antibiotics, n. e. e. except tytalhelin, polymkin, and normych, bulk, parenteral, eral, and powder decare forms (excludes other topical formation)	Compounds or mixtures contoining antibioties and for full principles of der design forms that principles other topical forms and der design forms (excludes other topical forms and	Physicaners, v. Synthesine from materials: Synthesine from materials: Vinyl and vinylideno polymer and copolymer resins	in all undnished forms, except laminated: Vinyl chieride, vinylidene chieride, and copolymers, thereoff in you'der, likely lump, granular, and limit forms to those passings and lines for the contract of th	added ingredicuts) (specify farm) (repart viny) and vinyldens polymer and espolymer reshing with pheticicus fillers, or other added ingredi	entafii 822423),30 Compounds in granular, diced, or other unfinished forms, based on vinyl or vinylidene chloride	resins and copolymers thereof, plasticited or unplasticited (i.e., extrusion, molding, and cal endering compounds dispersions and colutions) (specify form) 19	
Dept. of Com merce Behedule B No	813551	813552 813554	813556 813558	813500	813502					\$13568 \$13570	813571	813574	813578		823421		833433		
Validated license required	og g		Ħ		PÅ		80		Ş	}			NO NO				et.	000	20g
GLV Validated dollar licenso value required	Nono RO		None R		None		None RO	-	Ę				ro RO				203 E	2000 2000 2000 2000	None RO
				-						8									
GLV dollar value limits	OONS 8 None		OONS 3 None		CONS 3 None		CONS 3 None		5				o OIEQ 5 60				CONBI	000TA 01 000TA 01 000TA 01 100	DRUG 1 None
Processing GLV code and related commodity school full group	OONS 8 None	delivery pressures at numb disciners of 300 p.s. I. and over; (b) designed to operate continuously at temporature of 220° F. and over; (6) fabricated of, or lined with, any corresion resistant materials as delined in	OONS 3 None	With all of the following charderistics: (a) designed delivery pressures at pump discharge of 75 to 300 p. s. 1.; (b) designed to open (c) continuously at temp	CONS 3 None		CONS 3 None	following characteristics: (a) designed delivery pres aures at them the delibration of 300 p = 1, and over; (b) designed to operate continuously at temperatures of	5		to oppose pump electrications where the integral components are distincted by the proper pump electrications which the proper pump electrication and integral eleminationsly or in a certes of craftel whenevers?	Automatic control or regulating valves, n. o e. (any. pipo valve having a mechanism partially integral, i. e., effectly autoched by adaption and belis, or wholly integral. for automaticula or regulating or	o OIEQ 5 60	"General Notes to Appendix A." (o) elect, non-return and float valves; (b) pressure reflet valves de elegand for a worlding pressure reflet valves de elegand for a worlding pressure reflet valves de fres than Edby fr. 1.; and (e) valves sneedally categories are milking ma.	chines and for electric household refrigerators and bomo freezers (specify size, working pressure, method of outomatto control, i. e., hydraulic, preumotic,		CONBI	000TA 01 000TA 01 000TA 01 100	1 None

see footnotes at end of table

Dept. of Com- merce Schedule B No.	Commodity	Unit	Processing code and related commodity group	GLV dollar- value limits	Validated license required
825425	Plastics and resin materials—Continued Synthetic resins—Continued Vinyl and vinylidene polymer and copolymer resins in all unfinished forms, except laminated—Con. Film and sheeting, plasticized or unplasticized, based on vinyl or vinylidene chloride resins and copolymers thereof, including printed, embossed, planished, or otherwise treated surface, in any form (report manufactured plastic products in 981510 and 981590 and woven fabrics in 384600—	Lb.	RESN 66	250	R
825427	384965).10 Other unfinished forms of vinyl chloride, vinylidene chloride and copolymers of vinyl chloride, including extrusions (tubing (except laminated), bristles, monofilaments, etc.) moldings, castings, etc. (specify form) (report manufactured plastic products in 981510 and 981509; monofilaments for weaving into fabrics in 384050 and 384052; woven fabrics in 384060-384985).10 Cellulose plastic materials (report manufactured plastic products in 981510 and 981590): Cellulose nectate, cellulose acetate-butyrate, cellulose acetate-propionate, and other cellulose esters: For other uses (including film support and base) in sheets, rods, tubes, continuous sheeting, cut	Lb.	RESN 66	100	R
826550	pieces, and other unfinshed forms: Cellulose acetate, 0.0016 mch (0.038 mm) or less in thickness. ¹⁰ Organic rubber compounding agents not of coal-tar origin (report rubber compounding agents of coal-tar origin	Lb.	resn	1	RO
829810 829850 829890 829940	in 802810-802800): Accelerators ¹⁰ Antioxidants ¹⁰ Rubber compounding agents, n.e. c. (specify by name) ¹⁰ Radioactive isotopes, compounds and preparations thereof, radium emanation (Radon), and radium salts and compounds, all forms (including radium needles and radium ore concentrate) (state radium content) (report paints containing radium in 843800). ¹¹ Reagent chemicals for laboratory use (C. P., U. S. P., N. F., A. C. S., or other recognized reagent grades	Lb. Lb. Lb.	COTA COTA COTA DRUG	100 100 100 None	RO RO RO RO
820970 832700 839900	only) (specify by name): Sodium bismuthate ¹¹ Cellulose nitrate, wet down or plasticized ¹³ Other industrial chemicals: Vanadium compounds, n. e. e. (report vanadium pentoxide, vanadic oxide, vanadium oxide, vanadic acid, vanadic anhydride and vanadates, except chemically pure grade, under 664588; report chemically pure grade under 829970). (37) ¹⁸	Lb. Lb.	DRUG RESN 66 SALT 65	None 100 100	RO R

1 The GLV dollar-value limit is increased.
2 The GLV dollar-value limit is decreased.
3 The processing code is changed or related commodity group number is changed (see § 372.2 (b) and (c)).
4 The letter "A" is added in the column headed "Commodity Lists," indicating that the commodity is subject to the IC/DV procedure (see § 373.2).
4 The letter "A" is deleted in the column headed "Commodity Lists," indicating that the commodity is no longer subject to the IC/DV procedure (see § 373.2).
4 The letter "B" is added in the column headed "Commodity Lists," indicating that the commodity is subject to DL restrictions (see § 374.2), and is excepted from the Time Limit licensing procedure (seePart 377), effective The letter "B" is deleted in the column headed "Commodity Lists," indicating that the commodity is no longer subject to DL restrictions (see § 374.2), and is no longer excepted from the Time Limit licensing procedure (see Part 377).

377).
The letter "D" is added in the column headed "Commodity Lists," indicating that the commodity is subject

**The letter "D" is added in the column headed "Commodity Lists," indicating that the commodity is subject to evidence of availability requirements (see § 373.3).

**The letter "D" is deleted in the column headed "Commodity Lists," indicating that the commodity is no longer subject to evidence of availability requirements (see § 373.3).

**The letter "B" is added in the column headed "Commodity Lists," indicating that the commodity may be exported under the Periodic Requirements licensing procedure (see Part 376). In the letter "E" is added in the column headed "Commodity Lists," indicating that the commodity may no longer be exported under the Periodic Requirements licensing procedure (see Part 376), effective December 19, 1953.

If The letter "E" is added in the column headed "Commodity Lists," indicating that the commodity may be exported under the Foreign Distribution licensing procedure (see Part 378), effective December 19, 1963.

If The letter "E" is deleted in the column headed "Commodity Lists," indicating that the commodity may no longer be exported under the Foreign Distribution licensing procedure (see Part 378), effective December 19, 1963.

If The letter "G" is added in the column headed "Commodity Lists," indicating that the commodity may be exported under general license GLV to R and O destinations, ony within the dollar-value limit specified on the Positive List (see § 371.10 (c)), effective December 19, 1963.

If The letter "G" is deleted in the column headed "Commodity Lists," indicating that the commodity may be exported to Group O destinations under general license GLV within the \$500 dollar-value limit (see § 371.10 (c)).

If the destination control is changed from R to RO.

If The letter "G" is deleted in the column headed "Commodity Lists," indicating that the commodity may be exported to Group O destinations under general license GLV within the \$500 dollar-value limit (see § 371.10 (c)).

The letter "G" is deleted in the column headed "Commodity Lists," indicating that the commodity may

619039.

38 Parts and accessories, n. c. c., specially fabricated for power and distribution transformers under 100 kilovolt amperes are removed from the Positive List.

36 The effect of this revision is to delete parts for detachable outboard motors under 50 horsepower.

37 The effect of this revision is to delete hardness testers not of the micro hardness type which do not use diamond

"The effect of this revision is to decree hardness the state of the present of th

** The requirement to specify whether provided is removed.

** The effect of this revision is to extend the coverage of the entry to include all types of automatic control volves when their pressure parts are made of or wholly lined with corrosion-resistant materials, effective November 27, 1953.

**The commodities described in this Positive List entry are excepted from the provisions of General In-Transit License, GIT. See § 371.9 (c).

†The GLV dollar-value limit for shipments to Mexico is \$1,000.

Shipments of any commodities removed from general license to Country Group R or Country Group O destinations as a result of changes set forth in this amendment, which were on dock, on lighter, laden aboard an exporting carrier, or in transit to a port of exit pursuant to actual orders for export prior to 12:01 a. m., November 27, 1953, may be exported under the previous general license provisions up to and includ-ing December 19, 1953. Any such ship-ment not laden aboard the exporting carrier on or before December 19, 1953, requires a validated license for export.

This part of the amendment shall become effective as of November 19, 1953. unless otherwise indicated in the foot-

2. Section 399.2 Appendix B-Commodity Interpretations is amended by adding thereto Interpretation 13 to read as follows:

INTERPRETATION 13: VARIABLE SPEED TRANS-MISSION

Variable speed transmissions, as listed on the Positive List under Schedule B No. 775400, are intended to include two types of power transmissions; mechanical and hydraulic, except vehicular.

Mechanical transmissions are those that transmit power by mechanical connection between the driving and driven elements. The changes of speed are variable at will, being limited only by the design range, while the unit is in operation. This is accomplished by changing the pitch ratio between the driving and driven pulleys or by shifting the drive belt position on two cones which are mounted in reversed positions on their respective shafts.

Hydraulic transmissions are those that transmit by circulating fluid, of variable pressure and/or volume between the driving and driven elements. The driving fluid may be used to produce linear or rotary motion and the volume may be varied to produce any speed range within the design limitations of the unit.

Specially fabricated parts and components, n. e. c. (Schedule B No. 775400), are not included on the Positive List and may be shipped under General License GRO, Included in this category of parts and components are the pumps specially fabricated for hydraulic power transmission. They do not deliver liquids but operate on a closed recircultaing system in which the liquid is used as the medium for transmitting power but is not itself transported beyond the limits of its own circulation system.

Pumps which may be adapted to hydraulic power transmission but can be used in other applications as well, are not intended to be included in Schedule B No. 775400. Pumps of this type must be reported elsewhere, depending on the specifications (see Schedule B. Nos. 770900-770980).

This part of the amendment shall become effective as of November 19, 1953.

(Sec. 3, 63 Stat. 7; 65 Stat. 43; 67 Stat. 62; 50 U. S. C. App. Sup. 2023. E. O. 9630, Sept. 27, 1945, 10 F. R. 12245, 3 CFR, 1945 Supp., E. O. 9919, Jan. 3, 1948, 13 F. R. 50, 3 OFR, 1948 Supp.)

> LORING K. MACY. Director. Bureau of Foreign Commerce.

[F. R. Doc. 53-9969; Filed, Nov. 30, 1953; 8:45 a. m.]

TITLE 33-NAVIGATION AND NAVIGABLE WATERS

Chapter I—Coast Guard, Department of the Treasury

> Subchapter M—Coast Guard Vessels [CGFR 53-50]

PART 135-LIGHTS FOR COAST GUARD VESSELS OF SPECIAL CONSTRUCTION

EXEMPTIONS OF STATUTORY REQUIREMENTS FOR COAST GUARD VESSELS

The provisions of section 2 and Rule 13 (b) in section 6 of the act of October 11. 1951 (65 Stat. 407, 415; 33 U. S. C. 143a, 145k) and section 1 of the act of December 3, 1945, as amended (59 Stat. 590; 33 U.S. C. 360) provide, in essence, that Coast Guard vessels of special construction may be exempted from certain requirements of the various applicable laws with respect to the number, position, range of visibility, or arc of visibility of the lights required to be displayed by vessels when navigating on the high seas or on navigable waters of the United States, its territories or possessions. Section 2 of the act of October 11, 1951, and section 1 of the act of December 3. 1945, also provide that if any exempted vessel or class of vessels, by reason of special construction, cannot comply with the applicable requirements, the lights prescribed shall conform as closely to the requirements of the applicable laws asoit is found or certified to be feasible. These laws also require that notice of such findings or certifications, together with the requirements describing the character and position of the lights to be displayed on such exempted vessel, or class of vessels, shall be published in the FEDERAL REGISTER and in the Notice to

The new Subchapter M, containing Part 135, for placement in Chapter I of Title 33 of the Code of Federal Regulations, as contained in this document, sets forth the findings, certifications, exempted requirements, and the requirements certified to be found feasible for certain Coast Guard vessels with respect to lights.

By virtue of the authority vested in me as Commandant, United States Coast Guard, by Treasury Department Order No. 167-6, dated November 17, 1953, Chapter I of Title 33 CFR is amended by adding the following new regulations which shall be effective on and after January 1, 1954.

135.01 Purpose of regulations.

Authority for regulations. Definition of terms used in this part. 135.05

135.10 General findings and certifications. 135.15

135.20 Extent of compliance. International Rules; horizontal sepa-135.25

ration of range lights. 135.30 International Rules; height of for-

ward masthead light. 135.50 Great Lakes Rules; horizontal sepa-

ration of range lights.

AUTHORITY: §§ 135.01 to 135.50 issued under sec. 1, 59 Stat. 590, sec. 2, 65 Stat. 407; 33 U. S. C. 360, 143a. Statutory provisions interpreted or applied are cited to text in parentheses.

No. 233--3

§ 135.01 Purpose of regulations. The regulations in this part set forth findings, certifications, exemptions from certain statutory requirements, and those requirements found or certified to be feasible for Coast Guard vessels, by reason of special construction, with respect to the number, position, range of visibility, or arc of visibility of the lights required to be displayed by vessels when navigating on the high seas or navigable waters of the United States, its territories or possessions.

§ 135.05 Authority for regulations. The authority to prescribe regulations in this part for Coast Guard vessels of special construction is set forth in section 2 of the act of October 11, 1951, as amended (65 Stat. 407; 33 U.S.C. 143a) and section 1 of the act of December 3. 1945, as amended (59 Stat. 590; 33 U. S. C. 360). Rule 13 (b) International Rules (Section 6, Part B, 65 Stat. 415; 33 U.S. C. 145k) authorizes the Government to make certain special rules which will apply on the high seas, so far as its naval or other military vessels of special construction are concerned. In accordance with these laws the Acting Secretary of the Treasury by Treasury Department Order No. 167-6, dated November 17, 1953, delegated to the Commandant these functions pertaining to lights for Coast Guard vessels of special construction.

§ 135.10 Definition of terms used in this part—(a) International Rules. The term "International Rules" means the "Regulations for Preventing Collisions at Sea, 1948," as set forth in section 6 of the act of October 11, 1951, as amended (65 Stat. 408-420, as amended; 33 U.S.C. 144-147d)

(b) Inland Rules. The term "Inland Rules" means the rules for the navigation of rivers, harbors, and inland waters of the United States, except (1) the Great Lakes and their connecting and tributary waters as far east as Montreal, (2) the waters of the Mississippi River between its source and the Huey P. Long Bridge and all of its tributaries emptying thereinto and their tributaries, (3) that part of the Atchafalaya River above its junction with the Plaquemine-Morgan City alternate waterway, and (4) the Red River of the North, as set forth in the act of June 7, 1897, as amended (30 Stat. 96-103, as amended; 33 U.S. C. 154-232)

(c) Great Lakes Rules. The term "Great Lakes Rules" means the act to regulate navigation on the Great Lakes and their connecting and tributary waters of February 8, 1895, as amended (28 Stat. 645-650, as amended; 33 U.S.C. 241-294).

§ 135.15 General findings and certifications. (a) It is hereby found that the Coast Guard vessels of special construction described in this part cannot comply with certain applicable statutory requirements, enumerated in various sections of this part, relating to the lights required to be displayed by vessels when navigating on the high seas or navigable waters of the United States, its territories or possessions, without seriously affecting the military characteristics and functions of the vessels concerned.

(b) It is hereby found and certified that the requirements regarding lights, as stated in the various sections of this part, which will be carried by the Coast Guard vessels described, conform as closely as feasible to the applicable statutory requirements.

§ 135.20 Extent of compliance. Except as provided otherwise in this part, the Coast Guard vessels described in this part are in full compliance with the other provisions of the applicable Interna-tional Rules, Inland Rules, or Great Lakes Rules governing the areas where the vessels are being operated.

§ 135.25 International Rules; horizontal separation of range lights. (a) Rule 2 (a) (iii) International Rules, requires in part that the minimum horizontal 'separation between the forward masthead light and the after range light shall be at least 45 feet (33 U.S. C. 145 (a) (iii) Because of special construction, the Coast Guard vessels named in this section cannot comply with this requirement and are therefore exempted.

(b) The following Auxiliary vessel shall carry the forward masthead light and the after range light with a horizontal separation of 34 feet:

U. S. C. G. C. Storls (WAG-33).

(c) The following Icebreakers shall carry the forward masthead light and after range light with a horizontal separation of 23 feet:

U. S. C. G. C. Eastwind (WAGB-279). U. S. C. G. C. Northwind (WAGB-232). U. S. C. G. C. Westwind (WAGB-281).

(d) The following Escort vessels shall carry the forward masthead light and after range light with a horizontal separation of 34 feet:

U. S. C. G. C. Chambers (WDE-491). U. S. C. G. C. Durant (WDE-483). U. S. C. G. C. Falgout (WDE U. S. C. G. C. Finch (WDE-428). U. S. C. G. C. Finch (WDE-428).
U. S. C. G. C. Foruter (WDE-434).
U. S. C. G. C. Koiner (WDE-431).
U. S. C. G. C. Lonsing (WDE-423).
U. S. C. G. C. Lowe (WDE-425).
U. S. C. G. C. Newell (WDE-422).
U. S. C. G. C. Ramaden (WDE-482).
U. S. C. G. C. Richey (WDE-485).
U. S. C. G. C. Vance (WDE-487).

(e) The following Buoy Tenders, Class 180-A, shall carry the forward masthead light and after range light with a horizontal separation of 24 feet:

U. S. C. G. C. Balsam (WAGL-62).
U. S. C. G. C. Cactus (WAGL-270).
U. S. C. G. C. Citrus (WAGL-230).
U. S. C. G. C. Citrus (WAGL-232)
U. S. C. G. C. Conifer (WAGL-232)
U. S. C. G. C. Cowellp (WAGL-277)
U. S. C. G. C. Evergreen (WAGL-277)
U. S. C. G. C. Gentlan (WAGL-230).
U. S. C. G. C. Laurel (WAGL-231).
U. S. C. G. C. Madrona (WAGL-232) U. S. C. G. C. Madrona (WAGL-302). U. S. C. G. C. Sorrel (WAGL-296).

(f) The following Buoy Tenders, Class 180-B, shall carry the forward masthead light and after range light with a horizontal separation of 16 feet:

U. S. C. G. C. Buttonwood (WAGL-306). U. S. C. G. C. Ironwood (WAGL-237). U. S. C. G. C. Papaw (WAGL-398). U. S. C. G. C. Planetree (WAGL-307). U. S. C. G. C. Sweetgum (WAGL-309).

(g) The following Buoy Tenders, Class 180-C, shall carry the forward masthead light and after range light with a horizontal separation of 16 feet:

U. S. C. G. C. Basswood (WAGL-388) U. S. C. G. C. Bittersweet (WAGL-389). U. S. C. G. C. Blackhaw (WAGL-390). U. S. C. G. C. Blackthorn (WAGL-391). U. S. C. G. C. Bramble (WAGL-392). U. S. C. G. C. Firebush (WAGL-393). U. S. C. G. C. Hornbeam (WAGL-394). U. S. C. G. C. Iris (WAGL-395).
U. S. C. G. C. Iris (WAGL-395).
U. S. C. G. C. Mailow (WAGL-396).
U. S. C. G. C. Mariposa (WAGL-397).
U. S. C. G. C. Sagebrush (WAGL-399).
U. S. C. G. C. Salvia (WAGL-400). U. S. C. G. C. Satvia (WAGL-401).
U. S. C. G. C. Sassafras (WAGL-402).
U. S. C. G. C. Sedge (WAGL-402).
U. S. C. G. C. Spar (WAGL-403).
U. S. C. G. C. Sweetbrier (WAGL-405).

(h) The following Gunboat shall carry the forward masthead light and after range light with a horizontal separation of 17 feet:

U. S. C. G. C. Tampa (WPG-164).

(Sec. 6, Rule 13 (b), 65 Stat. 415, sec. 4, 62 Stat. 250; 33 U. S. C. 145k, 356)

§ 135.30 International Rules; height of forward masthead light. (a) Rule 2 (a) (iii) International Rules, requires the forward masthead light to be carried at a height above the hull of not less than 20 feet, and, if the breadth of the vessel exceeds 20 feet, then at a height above the hull not less than such breadth, but the light need not be placed at a greater height above the hull than 40 feet (33 U.S. C. 145,(a) (iii)) cause of special construction, the Coast Guard vessels named in this section cannot comply with this requirement and are therefore exempted.

(b) The following Gunboat has a breadth of over 40 feet and shall carry the forward masthead light at a height of 27 feet above the hull:

U. S. C. G. C. Tampa (WPG-164).

(c) The following Escort vessels have a breadth of 37½ feet and shall carry the forward masthead light at a height of 27 feet above the hull:

```
U. S. C. G. C. Chambers (WDE-491).
 U. S. C. G. C. Durant (WDE-489)
U. S. C. G. C. Falgout (WDE-424).
U. S. C. G. C. Falgout (WDE-424).
U. S. C. G. C. Finch (WDE-438).
U. S. C. G. C. Koiner (WDE-431).
U. S. C. G. C. Lansing (WDE-488).
U. S. C. G. C. Laising (WDE-425).
U. S. C. G. C. Lowe (WDE-425).
U. S. C. G. C. Newell (WDE-422).
U. S. C. G. C. Ramsden (WDE-482).
U. S. C. G. C. Richey (WDE-485).
U. S. C. G. C. Vance (WDE-487).
```

(Sec. 6, Rule 13 (b), 65 Stat. 415, sec. 4, 62 Stat. 250; 33 U.S. C. 145k, 356)

§ 135.50 Great Lakes, Rules; horizontal separation of range lights. (a) Rule 3 (e) Great Lakes Rules, requires in part that the minimum horizontal separation between the forward masthead light and the after range light shall be more than 50 feet (33 U.S. C. 252 (e)) Because of special construction, the Coast Guard vessels named in this section cannot comply with this requirement and are therefore exempted.

(b) The following Buoy Tenders, Class 180-A, shall carry the forward masthead

light and after range light with a horizontal separation of 24 feet:

U. S. C. G. C. Tupelo (WAGL-303). U. S. C. G. C. Woodbine (WAGL-289).

(c) The following Buoy Tender, Class 180-B, shall carry the forward masthead light and after range light with a horizontal separation of 16 feet:

U. S. C. G. C. Mesquite (WAGL-305).

(d) The following Buoy Tenders, Class 180-C, shall carry the forward masthead light and after range light with a horizontal separation of 16 feet:

U. S. C. G. C. Acacia (WAGL-406) U. S. C. G. C. Sundew (WAGL-404). U. S. C. G. C. Woodrush (WAGL-407).

(e) The following Icebreaker shall carry the forward masthead light and after range light with a horizontal separation of 36 feet:

U. S. C. G. C. Mackinaw (WAGB-83).

Dated: November 25, 1953.

[SEAL] A. C. RICHMOND, Real Admiral, U S. Coast Guard, Acting Commandant.

[F. R. Doc. 53-10041; Filed, Nov. 30, 1953; 8:54 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I-Bureau of Land Management, Department of the Interior

> Appendix—Public Land Orders [Public Land Order 929]

ALASKA

REVOKING EXECUTIVE ORDER NO. 7888 OF MAY 16, 1938

By virtue of the authority vested in the President by section 1 of the act of June 25, 1910 (36 Stat. 847; 43 U.S. C. 141), and pursuant to Executive Order No. 10355 of May 26, 1952, it is ordered as follows:

Executive Order No. 7888 of May 16, 1938, temporarily withdrawing the following-described lands for classification and pending determination as to the advisability of reserving them for national monument purposes, is hereby revoked:

SEWARD MERIDIAN

T. 4 N., R. 11 W., Sec. 20, E½, Secs. 21 and 28; Sec. 29, E1/2.

The areas described aggregate 1,920

The lands are within the exterior limits of the Kenai National Moose Range as established by Executive Order No. 8979 of October 16, 1941, and are included in the withdrawal for classification and examination and in aid of proposed legislation made by Public Land Order No. 487 of June 16, 1948.

ORME LEWIS. Assistant Secretary of the Interior NOVEMBER 24, 1953.

[F. R. Doc. 53-10014; Filed, Nov. 30, 1953; 8:46 a. m.]

TITLE 45—PUBLIC WELFARE

Chapter IV—Office of Vocational Rehabilitation, Department of Health, Education, and Welfare

PART 402-BUSINESS ENTERPRISES PROGRAM FOR THE BLIND

Pursuant to the authority conferred by Title II of Pub. Law 170, 83d Cong., governing Federal reimbursement for onehalf of necessary expenditures for acquisition of vending stands and other equipment to be controlled by the State Agency for the use of blind persons, the regulations prescribed pursuant to Title II of Pub. Law 165, 80th Cong. (12 F. R. 4644) as revised by the regulations relating to the same subject prescribed pursuant to Title II of Ch. V of Pub. Law 759, 81st Cong. (15 F. R. 6449), are hereby adopted and prescribed as the regulations under Title II of Pub. Law 170, 83d Cong., with the following change:

Section 402.2 (a) is hereby changed to read as follows:

§ 402.2 Terms. * * * (a) "Act" means Title II of Pub. Law 170, 83d Cong.

(29 Stat. 929, as amended, 49 Stat. 1559, sec. 7, 57 Stat. 374; 20 U. S. C. 11-30, 107-1071, 29 U.S. C. 37)

Dated: November 24, 1953.

[SEAL] NELSON A. ROCKEFELLER, Actina Secretary.

[F. R. Doc. 53-10023; Filed, Nov. 30, 1953; 8:48 a. m.]

TITLE 49—TRANSPORTATION

Chapter I-Interstate Commerce Commission

[5th Rev. S. O. 95, Amdt. 2] PART 95-CAR SERVICE

APPOINTMENT OF REFRIGERATOR CAR AGENT.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 24th day of November A. D. 1953.

Upon further consideration of the provisions of Fifth Revised Service Order No. 95 (18 F R. 473, 3732), and good cause appearing therefor: It is ordered, that:

Section 95.95 Appointment of refrigerator car agent, of Fifth Revised Service Order No. 95, be, and it is hereby, amended by substituting the following paragraph (d) for paragraph (d) thereof:

(d) This section, as amended, shall expire at 11:59 p. m., June 30, 1954, unless otherwise modified, changed, suspended, or annulled by order of this Commission.

It is further ordered, that this amendment shall become effective at 11:59 p. m., November 30, 1953; that a copy of this order and direction be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of

that agreement; and that notice of this erder be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register. (Sec. 12, 24 Stat. 383, as amended; 49 U. S. C.

(Sec. 12, 24 Stat. 383, as amended; 49 U. S. C. 12. Interprets or applies sec. 1, 24 Stat. 379, as amended; 49 U. S. C. 1)

By the Commission, Division 3.

[SEAL]

GEORGE W LAIRD, Secretary.

[F. R. Doc. 53-10024; Filed, Nov. 30, 1953; 8:49 a. m.]

> [2d Rev. S. O. 872, Amdt. 3] PART 95—CAR SERVICE

MOVEMENT OF GRAIN TO TERMINAL ELEVATORS BY PERMIT

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 24th day of November, A. D. 1953.

Upon further consideration of the provisions of Second Revised Service Order No. 872 (17 F. R. 10738; 18 F. R. 1858, 4503) and good cause appearing therefor: It is ordered, that:

Section 95.872 Second Revised Service Order No. 872, Movement of grain to terminal elevators by permit be, and it is hereby, amended by substituting the following paragraph (e) hereof for paragraph (e) thereof;

proved to sell or dispose of milk in the marketing area and used during the month for the processing and packaging of Grade A milk and from which not less

(e) Expiration date. This section shall expire at 11:59 p.m., April 30, 1954, unless otherwise modified, changed, suspended, or annulled by order of this Commission.

It is further ordered, that this amendment shall become effective at 11:59 p. m., November 30, 1953; that a copy of this order and direction be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washmgton, D. C., and by filing it with the Director, Division of the Federal Register.

(Sec. 12, 24 Stat. 383, as amended; 49 U. S. C. 12. Interprets or applies sec. 1, 24 Stat. 379, as amended; 49 U. S. C. 1)

By the Commission, Division 3.

[SEAL]

George W. LAIRD, Secretary.

[F. R. Doc. 53-10025; Filed, Nov. 30, 1953; 8:49 a.m.]

PROPOSED RULE MAKING

DEPARTMENT OF AGRICULTURE

Production and Marketing
Administration

17 CFR Part 918 1

[Docket No. AO 219-A3]

HANDLING OF MILK IN MEMPHIS, TENNESSEE, MARKETING AREA

NOTICE OF HEARING ON PROPOSED AMEND-MENTS TO TENTATIVE MARKETING AGREE-MENT AND TO ORDER, AS AMENDED

Pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S. C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900) notice is hereby given of a public hearing to be held in the Military Room, King Cotton Hotel, Memphis, Tennessee, beginning at 10:00 a.m., December 17, 1953, for the purpose of receiving evidence with respect to economic conditions which relate to the handling of milk in the Memphis, Tennessee, marketing area and to the proposed amendments hereinafter set forth, or appropriate modifications thereof, to the tentative marketing agreement heretofore approved by the Secretary of Agriculture and to the order, as amended, regulating the handling of milk in the Memphis, Tennessee, marketing area (7 CFR 918 et seq.) These proposed amendments have not received the approval of the Secretary of Agriculture.

Proposals No. 1 and No. 3 relative to the enlargement of the marketing area and to a change in the producer definition, respectively, raise the issue as to whether the provisions of the present order would tend to effectuate the declared policy of the act if applied to the marketing area as proposed to be extended and to the additional producers who would be included under the proposed definition, or if not, what modifications of the classification, pricing (including differentials) and payment provisions of the order, as amended, are appropriate to effectuate the declared policy of the act.

Amendments to the order, as amended, regulating the handling of milk in the Memphis, Tennessee, milk marketing area have been proposed as follows:

By Mid-South Milk Producers Association:

1. Delete § 918.6 and substitute therefor the following:

§ 918.6 Memphis, Tennessee, marketing area. "Memphis, Tennessee, marketing area," hereinafter called the "marketing area" means all the territory within the boundaries of the county of Shelby and the city of Jackson within the State of Tennessee; and all of the territory within the limits of the City of West Memphis in the State of Arkansas

2. Delete § 918.7 and substitute therefor the following:

§ 918.7 Fluid milk plant. "Fluid milk plant" means (a) any milk plant ap-

proved to sell or dispose of milk in the marketing area and used during the month for the processing and packaging of Grade A milk and from which not less than 5 percent of the milk received from producers is distributed in the container in which packaged from delivery routes or plant stores as Class I milk in the marketing area; or (b) any approved receiving station at which producer milk is received and cooled for delivery to a plant(s) described under paragraph (a), in this section.

3. Delete § 918.10 and substitute therefor the following:

§ 918.10 Producer. "Producer" means any person, except a producer-haidler, who produces milk under a darry farm inspection permit issued by a health authority duly authorized to administer laws and regulations governing the quality of milk for consumption as milk in the marketing area and whose milk is: (a) Received at a fluid milk plant, or (b) diverted by a handler from a fluid milk plant to a nonfluid milk plant: Provided, That any such milk so diverted shall be deemed to have been received at the fluid milk plant by the handler who causes it to be diverted.

4. Add a new § 918.14 which shall read as follows:

§ 918.14 Chicago butter price. "Chicago butter price" means the simple average as computed by the market administrator of the daily wholesale selling prices (using the midpoint of any price range as one price) per pound of Grade A (92-score) bulk creamery butter at Chicago as reported by the Department of Agriculture during the month.

5. Delete § 918.41 and substitute therefor the following:

§ 918.41 Classes of utilization. Subject to the conditions set forth in §§ 918.43 and 918.44, the classes of utilization shall be as follows:

(a) Class I milk shall be all skim milk (including concentrated or reconstituted skim milk solids) and butterfat (1) disposed of in fluid form as milk, skim milk, cream (including sour cream) buttermilk, milk drinks (plain or flavored) except skim milk and butterfat disposed of in fluid form for livestock feed; (2) disposed of in fluid form as any milk product which is required by the appropriate health authority in the marketing area to be made from milk, skim milk or cream, from sources approved by such authority and (3) not accounted for as Class II milk.

(b) Class II milk shall be all skim milk and butterfat the utilization of which is established: (1) As used to produce any product other than those specified in paragraph (a) of this section, (2) as disposed of by transfer or diversion to a nonfluid milk plant and classified as Class II milk under the provisions of § 918.44 (c), (3) as disposed of for livestock feed, (4) in plant shrinkage of skim milk and butterfat up to 2 percent of skim milk and butterfat received from producers, and (5) in plant shrinkage in other source milk.

PROPOSED RULE MAKING

- 6. Add a new paragraph (c) in § 918.43 which shall read as follows:
- (c) If any of the water contained in the milk from which a product is made is removed before such product is disposed of by a handler, the hundred-weight of skim milk disposed of in such product shall be considered to be an amount equivalent to the nonfat solids contained in such product, plus all of the water originally associated with such solids.
- 7. Delete § 918.50 and substitute therefor the following:
- § 918.50 Basic formula price to be used in determining the Class I price. The basic formula price to be used in determining the price per hundredweight of Class I milk shall be the highest of the prices computed pursuant to paragraphs (a) (b) and (c) of this section and paragraph (b) of § 918.51, all for the preceding month.
- (a) To the average of the basic or field prices per hundredweight reported to have been paid or to be paid for milk of 3.5 percent butterfat content received from farmers during the month at the following plants or places for which prices have been reported to the market administrator or to the Department of Agriculture:

Companies and Location

Borden Co., Mount Pleasant, Mich.
Borden Co., New London, Wis.
Borden Co., Orfordville, Wis.
Carnation Co., Berlin, Wis.
Carnation Co., Chilton, Wis.
Carnation Co., Richland Center, Wis.
Carnation Co., Sparta, Mich.
Pet Milk Co., Belleville, Wis.
Pet Milk Co., Coopersville, Mich.
Pet Milk Co., Hudson, Mich.
Pet Milk Co., New Clarus, Wis.
Pet Milk Co., Wayland, Mich.
White House Milk Co., Manitowoc, Wis.
White House Milk Co., West Bend, Wis.

Add an amount computed by multiplying the Chicago butter price for the current month by 0.12 and then by 5.

(b) The price per hundredweight computed by adding together the values determined pursuant to subparagraphs (1)

and (2) of this paragraph:
(1) Add 20 percent to the Chicago butter price for the month and multiply by 40

(2) From the simple average as computed by the market administrator of the weighted averages of carlot prices per pound for nonfat dry milk solids, spray and roller process, respectively, for human consumption, f. o. b. manufacturing plants in the Chicago area as published for the period from the 26th day of the preceding month to the 25th day of the current month by the Department of Agriculture, deduct 5 cents, and multiply by 7.5.

(c) The price per hundredweight resulting from the following formula.

(1) Multiply by 8.53 the average of the daily prices per pound of cheese at Wisconsin primary markets ("cheddars," f. o. b. Wisconsin assembly points, cars or truckloads) as reported by the U. S. D. A. during the month;

(2) Add 0.902 times the Chicago butter price for the month:

(3) Subtract 34.3 cents; and

(4) Add an amount computed by multiplying the Chicago butter price for the month by 0.12 and then by 5.

8. Delete § 918.51 and substitute therefor the following:

§ 918.51 Class prices. Subject to the provisions of §§ 918.52 and 918.53, the minimum prices per hundredweight to be paid by each handler for milk received at his fluid milk plant(s) from producers during the month shall be as follows:

(a) Class I milk. The price for Class I milk for the month shall be the amount set forth below for such month opposite the price range within which the basic formula price falls plus or minus any amounts calculated pursuant to subparagraph (1) of this paragraph:

Basic formula price range (per hundredweight)	Amount per hundred- weight	
	September through February	March through August
Not more than \$1.999	\$3.48 3.68 3.88 4.03 4.23 4.48 4.68 5.23 5.48 5.48 5.48 5.88 5.88	\$3.08 \$3.28 \$3.48 \$3.68 \$4.08 \$4.28 \$4.48 \$4.68 \$5.08 \$5.08 \$5.23 \$5.48

(1) Add if the net utilization percentage calculated pursuant to subparagraph (2) of this paragraph is less than, or subtract if it is more than the base utilization range, an amount determined by multiplying such net utilization percentage by the appropriate figure shown in the following tabulation:

Pricing months:	1	Cents
January-February		3
March-June		
July-September		3
October-December		

(2) The figure calculated for each month as follows shall be known as the net utilization percentage: Divide the net pounds of Class I milk disposed of by all handlers for the second and third preceding months into the total receipts of milk from producers by all handlers for the same months, multiply by 100, round to the nearest whole percentage number and determine the amount by which such member exceeds the higher figure or is less than the lower figure of the appropriate base utilization range in the following table:

Pricing month	Second and third preceding month	Base utf- lization range
January February March April May June July August September October November December	October-November November-December December-January January-February February-March March-April April-May May-June June-July July-August August-September September-October	100-105 101-106 106-111 110-115 112-117 119-124 128-133 124-129 122-127 115-120 106-111

(b) Class II milk. The price for Class II milk shall be the average of the basic or field prices reported to have been paid or to be paid for ungraded milk of 4.0 percent butterfat content, without deduction for hauling or other charges to be paid by the farm shipper, received from dairy farmers during the month at the following plants or places for which prices have been reported to the market administrator or to the Department of Agriculture:

Concern and Location

Olive Branch Cheese Co., Olive Branch, Miss.
Borden Co., Starkville, Miss.
Carnation Co., Tupelo, Miss.
Pet Milk Co., Mayfield, Ky.
Pet Milk Co., Kosciusko, Miss.
Armour Cheese Plant, New Albany, Miss.
Kraft Cheese Plant, Corinth, Miss.

9. Delete § 918.52 and substitute therefor the following:

§ 918.52 Butterfat differential to handlers. If the weighted average butterfat content of milk received from producers allocated to Class I milk or Class II milk, respectively, pursuant to § 918.46, for a handler is more or less than 4.0 percent, there shall be added to or subtracted from, as the case may be, the price for such class, for each one-tenth of one percent that such weighted average butterfat test is above or below 4.0 percent, a butterfat differential (computed to the nearest tenth of a cent), calculated for each class as follows:

(a) Class I Price. Multiply by 1.2 the Chicago butter price for the month and divide the result by 10.

(b) Class II Price. For the months of July through March, multiply by 1.2 the Chicago butter price for the month and divide the result by 10, and for the months of April, May and June, multiply by 1.15 the Chicago butter price for the month and divide by 10.

10. Delete § 918.53 and substitute therefor the following:

§ 918.53 Transportation differential. With respect to that portion of milk which is received from producers at a fluid milk plant specified in § 918.7 (b) which is (a) moved as milk from such plant directly to a fluid milk plant located in the marketing area and classified as Class I milk or (b) moved from such plant in fluid form to a nonfluid milk plant and classified as Class I milk. the prices specified in § 918.51 (a) shall be reduced by the amount per hundredweight set forth in the following schedule based on the shortest distance via hard surfaced highway as determined by the market administrator, from the plant where the milk is first received from producers to the City Hall in Memphis, Tennessee:

Distance from the City Hall in Memphis (miles)	Amount per hundredweight (cents)
40 but less than 50	17
50 but less than 6060 but less than 70	
Within each 10-mile zon thereafter.	

Provided, That for purposes of calculating such location differential with respect to milk transferred between fluid

milk plants, the Class II milk remaining in the transferee-plant after the subtraction pursuant to § 918.46 (a) (2) and (b) shall be assigned to producer milk from other plants in sequence according to the transportation differential applicable at each plant beginning with the plant having the largest differential.

11. Amend paragraphs (c) and (d) of § 918.72 and make any further amendments as will accomplish an equitable allocation of adjustments resulting from the receipts and utilization of milk of the members of a cooperative association.

12. Change the reference in § 918.46 (a) (1) from § 918.41 (b) (3) as stated therein, to "§ 918.41 (b) (4)" and make any and all other appropriate changes and/or corrections to conform other provisions of the order to the foregoing amendments.

Make such adjustments as may be necessary to make the entire order conform with any amendments thereto that may result from this hearing.

Copies of this notice of hearing and of the order now in effect may be procured from the market administrator, 198 S. Main Street, Memphis 3, Tennessee, or from the Hearing Clerk, Room 1353, South Bldg., U. S. Department of Agriculture, Washington 25, D. C., or may be there inspected.

Dated: November 25, 1953.

[SEAL]

Roy W. Lennartson,
Assistant Administrator

[F. R. Doc. 53-10052; Filed, Nov. 30, 1953; 8:51 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[17 CFR Part 250]

REQUIREMENT OF PUBLIC INVITATION OF PROPOSALS FOR PURCHASE OR UNDER-WRITING OF SECURITIES

REGULATION AND EXEMPTION OF VARIOUS FINANCIAL TRANSACTIONS

Notice is hereby given that the Securities and Exchange Commission has under consideration a proposal to amend § 250.50 (Rule U-50) under the Public Utility Holding Company Act of 1935, which requires with certain exceptions competitive bidding for the purchase or underwriting of securities issued or sold by registered holding companies and subsidiary companies.

The proposal to amend Rule U-50 is made pursuant to the provisions of sections 6 (b) and 20 (a) of the Public Utility Holding Company Act of 1935.

Rule U-50 in its present form was adopted in 1941. Except in the cases specified in paragraph (a) of the rule, it requires that the issue or sale of securities by registered holding companies and subsidiary companies be at competitive bidding.

It is proposed to add to the cases excepted from the operation of the rule the issue and sale of its own securities by a public utility subsidiary of a registered

holding company which is not itself a registered holding company, if the issue and sale are subject to exemption under section 6 (b) of the act from the provisions of section 6 (a) of the act. This is proposed in connection with the consideration by the Commission of the issuance of rules which would implement the specified purpose of section 6 (b) to place primary regulatory responsibility upon the local regulatory body which is in the closest and broadest day to day contact with the regulated company.

Section 6 (b) of the act contains the following directive: "The Commission by rules and regulations or order, subject to such terms and conditions as it deems appropriate in the public interest or for the protection of investors or consumers. shall exempt from the provisions of subsection (a) the issue or sale of any security by any subsidiary company of a registered holding company, if the issue and sale of such security are solely for the purpose of financing the business of such subsidiary company and have been expressly authorized by the State Commission of the State in which such subsidiary company is organized and doing business * *" The Conference Committee Report (H. Rep. No. 1903, 74th Cong., 1st Sess., p. 67) stated that this provision
"* * directs the Commission to exempt the issue of securities by subsidiary companies in cases where holding company abuses are unlikely to exist.

Under the Commission's present practice each exemption under the quoted provision has been granted by order only and the procedures and policies followed have been substantially equated to those applicable to a declaration filed under section 7.

The text of paragraph (a) of Rule U-50 as proposed to be amended would read as follows:

§ 250.50 Requirement of public invitation of proposals for the purchase or underwriting of securities—(a) Scope of section. This section is applicable to every declaration and application regarding the issuance or sale of any securities of, or owned by, any registered holding company or subsidiary company thereof except:

(1) The issuance or sale of securities pro rata to existing holders of securities of the applicant or declarant (i) pursuant to any preemptive right or privilege or (ii) in connection with any liquidation or reorganization; or

(2) The issuance of any bond, note, or other evidence of debt of a maturity of ten years or less to a commercial bank, insurance company, or similar institution not for resale to the public, provided no finder's fee or other fee, commission, or remuneration is to be paid in connection therewith to any third person (except an associate service company) for negotiating the transaction; or

(3) The issuance or sale of securities to any registered holding company or subsidiary company thereof whose acquisition of such securities has been approved by the Commission pursuant to section 10 of the act; or

(4) The issuance or sale of securities the total proceeds whereof to the issuer or vendor will not exceed \$1.000.000; or

(5) The issue and sale by a publicutility company, which is a subsidiary company of a registered holding company and is not itself a registered holding company, of securities of such subsidiary company where such issue and sale are subject to exemption from the provisions of section 6 (a) of the act by reason of the provisions of section 6 (b) of the act; or

(6) The issuance or sale of securities as to which the Commission finds that compliance with paragraph (b) of this section with respect to such issuance or sale is not (i) appropriate to aid the Commission (in carrying out the provisions of section 7 of the act) to determine whether the fees, commissions, or other remuneration to be paid directly or indirectly in connection with the usue, sale, or distribution of such securities are reasonable, or whether any term or condition of such issue or sale is detrimental to the public interest or the interest of investors or consumers; or (ii) appropriate in the public interest or for the protection of investors or consumers as a condition to the exemption of such issuance or sale from the provisions of section 6 (a) of the act, or to aid the Commission (in carrying out the provisions of section 6 (b) of the act) to determine such terms and conditions as it may be appropriate to impose in the public interest or for the protection of investors or consumers in exempting such issuance or sale from the provisions of section 6 (a) of the act; or (iii) necessary or appropriate in the public interest or for the protection of investors or consumers to assure the maintenance of competitive conditions, the receipt of adequate consideration or the reasonableness of any fees or commissions to be paid with respect to sales of securities subject to section 12 (d) of the act. Such a finding may be made in connection with the declaration or application regarding such issuance or sale, or upon a separate application for such a finding. Nothing in this section shall be deemed to preclude the Commission from enter-

to preclude the Commission from entering any order which would otherwise be appropriate under the applicable provisions of the act.

All interested persons are invited to submit data, views and comments on this represed in writing to the Secretary.

submit data, views and comments on this proposal in writing to the Secretary, Securities and Exchange Commission, at its principal office 425 Second Street NW., Washington 25, D. C., on or before December 31, 1953. After the comments have been received and considered, the Commission will determine whether it is appropriate in the public interest to hold a public hearing on the proposals before further consideration by the Commission.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

November 20, 1953.

[P. R. Doc. 53-10016; Filed, Nov. 30, 1953; 8:47 a. m.]

NOTICES

DEPARTMENT OF THE TREASURY

Internal Revenue Service

[Commissioner's Reorganization Order 15. Amdt. 1]

REGIONAL COMMISSIONERS AND DISTRICT DIRECTORS OF INTERNAL REVENUE

GENERAL DELEGATION OF FUNCTIONS

Pursuant to the authority vested in me as Commissioner of Internal Revenue. paragraph 5 of Commissioner's Reorganization Order No. 15, dated July 1, 1953, is hereby amended to read:

- 5. Designation to act as Regional Commissioner or District Director Designations to act as Regional Commissioner or District Director shall be made as follows:
- (a) Regional Commissioner The Regional Commissioner shall designate an Assistant Regional Commissioner as Acting Regional Commissioner to perform the functions of the Office of Regional Commissioner during any period of absence of the Regional Commissioner. Such designation shall not be applicable if the position of Regional Commissioner becomes vacant. In that event the Commissioner will designate the employee to serve as Acting Regional Commissioner.
- (b) District Director In a District Office having an Assistant District Director, such Assistant shall become Acting District Director and perform the functions of the Office of District Director in case of the death, separation, or absence of the District Director, unless and until the Regional Commissioner designates another officer or employee to serve as Acting District Director. In a District Office where there is no Assistant District Director, (1) the Regional Commissioner shall designate the employee who shall become Acting District Director and perform the functions of the Office of District Director in case of the death or separation of the District Director, and (2) the District Director shall designate the employee who shall become Acting District Director and perform the functions of the Office of District Director in the absence of the District Director, unless and until the Regional Commissioner designates another officer or employee to serve as Acting District Director.
- (c) Recording. Designations as Acting Regional Commissioner and Acting District Director shall be made a matter of record.
- (d) Bonding. Any requirement for bond for the faithful performance of duty by the District Director shall apply to any officer or employee performing the functions of the District Director as herein provided.

This amendment is effective December 1, 1953.

[SEAL]

O. GORDON DELK. Acting Commissioner

NOVEMBER 23, 1953.

8:51 a. m.]

DEPARTMENT OF DEFENSE

Office of the Secretary

SECRETARIES OF ARMY, NAVY, AND AIR FORCE

DELEGATION OF AUTHORITY WITH RESPECT TO REASSIGNMENTS OF REAL PROPERTY

Pursuant to the authority vested in me by Section 202 (f) of the National Security Act of 1947, as amended, 5 U. S. C. 171a, and in accordance with section 202 (c) of the Federal Property and Administrative Services Act of 1949, Public Law 152, 81st Congress, as amended, the following delegation of authority is effective this date.

The Secretary of the Army, the Secretary of the Navy, and the Secretary of the Air Force are hereby respectively authorized:

- (a) To make reassignments of real property among activities and organizations within their respective military departments,
- (b) To make reassignments of real property to other military departments within the Department of Defense.

Dated: November 21, 1953.

ROGER M. KYES, Acting Secretary of Defense.

[F. R. Doc. 53-10010; Filed, Nov. 30, 1953; 8:45 a. m.1

DEPARTMENT OF JUSTICE

Office of Alien Property

JEAN ALEXANDRE LOBSTEIN

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property located in Washington, D. C., including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, after adequate provision for taxes and conservatory expenses:

Claimont, Claim No., and Property

Jean Alexandre Lobstein, Cormeilles-en-Parisis (Seine et Oise), France, Claim No. 41764; property described in Vesting Order No. 666 (8 F. R. 5047, April 17, 1943) relating to United States Letters Patent Nos. 2,140,756 and 2,234,347 and property described in Vesting Order No. 293, as amended (8 F R. 10517, July 28, 1943) relating to Serial No. 309951 (United States Letters Patent No. 2,313,492).

Executed at Washington, D. C., on November 20, 1953.

For the Attorney General.

[SEAL] PAUL V. MYRON. Deputy Director Office of Alien Property.

[F. R. Doc. 53-10040; Filed, Nov. 30, 1953; [F. R. Doc. 53-10039; Filed, Nov. 30, 1953; 8:51 a. m.)

DEPARTMENT OF THE INTERIOR

Geological Survey

CALIFORNIA AND WYOMING

DEFINITIONS OF KNOWN GEOLOGIC STRUC-TURES OF PRODUCING OIL AND GAS FIELDS

Former paragraph (c) of § 227.0. Part 227, Title 30, Chapter II, Code of Federal Regulations (1947 Supp.) codification of which has been discontinued by a document published in Part II of the FEDERAL REGISTER dated December 31, 1948, is hereby supplemented by the addition of the following list of structures defined effective as of the dates shown:

(1) CALIFORNIA

Name of Field, Effective Date, and Acreage Antelope Hills Field (revision), July 31, 1953, 930.

Coles Levee Field (revision), June 21, 1952, 10.145.

Corral Canyon Field (revision), November 6, 1948, 560,

Kern Bluff Field, October 23, 1953, 1,245, Kern Front Field (revision), March 25, 1952, 5,920,

Lost Hills Field (revision), July 31, 1953, 6.084.

McVan Field (revision), November 6, 1949, 560.

Paloma Field (revision), March 28, 1950, 11.182.

Premier Field (revision and consolidation), October 23, 1953, 3,795.

San Ardo Field, October 23, 1953, 7,378. Sharktooth Hill Field (revision and consolidation), October 23, 1953, 1,080.

West Mountain Field (revision), July 31, 1953, 798.

Wheeler Ridge Field (revision), April 14, 1952, 1,360.

(9) WYOMING

Castle Creek Field, February 7, 1953, 320. Deer Creek Field, September 1, 1952, 219, East Salt Creek Field, October 19, 1952, 720.

> THOMAS B. NOLAN. Acting Director

[F. R. Doc. 53-10013; Filed, Nov. 30, 1953; 8:46 a. m.]

DEPARTMENT OF AGRICULTURE Office of the Secretary

KENTUCKY

DISASTER ASSISTANCE; DELINEATION AND CERTIFICATION OF COUNTIES CONTAINED IN DROUGHT AREA

Pursuant to the authority delegated to me by the Administrator of the Federal Civilian Defense Administration (18 F R. 4699) and for the purposes of section 2 (d) of Public Law 38, 81st Congress, as amended by Public Law 115, 83d Congress, the following additional counties are determined as of November 12, 1953, to be in the area affected by the major disaster occasioned by drought determined by the President on September 16, 1953, pursuant to Public Law 875, 81st Congress:

KENTUCKY

Allen. Larue. Barren. Logan. Madison. Bourbon. Breathitt. Mason. Breckenridge. Meade. Butler. Mercer. Campbell. Montgomery. Muhlenberg. Carroll. Clark. Nicholas. Oldham. Fayette. Owen. Pendleton. Franklin. Gallatin. Robertson. Garrard. Grant. Scott. Shelby. Grayson. Simpson. Greene. Hardin. Spencer. Harrison. Taylor. Henry. Warren. Wolfe. Hopkins. Woodford. Jessamine. Kenton.

Done this 24th day of November 1953.

[SEAL] TRUE D. MORSE,
Acting Secretary of Agriculture.

[F. R. Doc. 53-10017; Filed Nov. 30, 1953; 8:47 a. m.]

MISSISSIPPI

DISASTER ASSISTANCE; DELINEATION AND CERTIFICATION OF COUNTIES CONTAINED IN DROUGHT AREA

Pursuant to the authority delegated to me by the Administrator of the Federal Civilian Defense Administration (18 F. R. 4609) and for the purposes of section 2 (d) of Public Law 38, 81st Congress, as amended by Public Law 115, 83d Congress, the following additional counties are determined as of November 12, 1953, to be in the area affected by the major disaster occasioned by drought determined by the President on September 16, 1953, pursuant to Public Law 875, 81st Congress:

MISSISSIPPI

Desoto. Marshall. Tate.

Done this 24th day of November 1953.

[SEAL] TRUE D. MORSE,
Acting Secretary of Agriculture.

[F. R. Doc. 53-10018; Filed, Nov. 30, 1953; 8:47 a.m.]

OKLAHOMA

DISASTER ASSISTANCE; DELINEATION AND CERTIFICATION OF COUNTIES CONTAINED IN DROUGHT AREA

Pursuant to the authority delegated to me by the Administrator of the Federal Civilian Defense Administration (18 F. R. 4609) and for the purposes of section 2 (d) of Public Law 38, 81st Congress, as amended by Public Law 115, 83d Congress, the following additional counties are determined as of November 12, 1953, to be in the area affected by the major disaster occasioned by drought determined by the President on June 26, 1953, pursuant to Public Law 875, 81st Congress:

ORLAHOMA

Cherokee. Mayes. Wagoner.

Done this 24th day of November 1953.

[SEAL] TRUE D. Monse,
Acting Secretary of Agriculture.
[F. R. Doc. 53-10019; Filed, Nov. 30, 1953;
8:48 a. m.]

TENNESSEE

DISASTER ASSISTANCE; DELINEATION AND CERTIFICATION OF COUNTIES CONTAINED IN DROUGHT AREA

Pursuant to the authority delegated to me by the Administrator of the Federal Civilian Defense Administration (18 F. R. 4609) and for the purposes of section 2 (d) of Public Law 38, 81st Congress, as amended by Public Law 115, 83d Congress, the following additional counties are determined as of November 12, 1953, to be in the area affected by the major disaster occasioned by drought determined by the President on September 18, 1953, pursuant to Public Law 875, 81st Congress:

TENNESSEE

Cheatham.	Lincoln.
Chester.	Macon.
Davidson.	Marchall.
Dickson.	Maury.
Fayette.	McNairy.
Giles.	Montgomery.
Greene.	Moore.
Hamblen.	Robertson.
Hancock.	Rutherford.
Hardeman.	Shelby.
Hardin.	Stewart.
Hawkins.	Sullivan.
Hickman.	Sumner.
Houston.	Trousdale.
Humphreys.	Washington.
Jefferson.	Wayne.
Lawrence.	Williamson.
Lewis.	Wilcon.

Done this 24th day of November 1953.

[SEAL] TRUE D. Morse, Acting Secretary of Agriculture.

[F. R. Doc. 53-10020; Filed, Nov. 30, 1953; 8:48 a. m.]

CIVIL AERONAUTICS BOARD

[Docket No. 5770 et al.]

LAKE CENTRAL AIRLINES, INC., ET AL., ACQUISITION INVESTIGATION

NOTICE OF POSTPONEMENT OF HEARING

In the matter of the joint application for approval of certain interlocking relationships involving North Central Airlines, Inc. and Lake Central Airlines, Inc. and the matter of the proposed acquisition of the control of Lake Central Airlines, Inc. by North Central Airlines, Inc. and/or Ozark Airlines, Inc., and the investigation of the acquisition of Lake Central's Route 88 in whole or in part by North Central Airlines, Inc., Ozark Airlines, Inc. and/or Allegheny Airlines, Inc. pursuant to sections 403 and 409 (a) of the Civil Aeronautics Act of 1938, as amended, under Docket Nos. 5770, 6024, 6068, and 6213.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, that the hearing in the above-entitled proceeding previously assigned to be held on November 30, 1953, at 10:00 a. m., e. s. t., in Room 1205, Temporary Building No. 4, Seventeenth and Constitution Avenue NW., Washington, D. C., before Examiner Paul N. Pfeiffer is hereby postponed until January 18, 1954, at 10:00 a. m., e. s. t., in Room 5132, Department of Commerce Building, Fourteenth Street, between E Street and Constitution Avenue NW., Washington, D. C.

Dated at Washington, D. C., November 25, 1953.

[SEAL] FRANCIS W. BROWN,

Chief Examiner.

[F. R. Doc. 53-10054; Filed, Nov. 39, 1953; 8:51 a. m.]

FIDERAL POWER COMMISSION

[Docket No. G-2075]

TRANSCONTINENTAL GAS PIPE LINE COEP.

NOTICE OF POSTPONEMENT OF HEARING

NOVELBER 24, 1953.

Upon consideration of request filed November 24, 1953, by Staff Counsel, for a postponement of the hearing now scheduled for November 30, 1953, in the above-designated matter;

Notice is hereby given that said hearing be and it is hereby postponed to December 7, 1953, at the same time and place.

[SEAL] LEON M. FUQUAY, Secretary.

[F. R. Doc. 53-10021; Filed, Nov. 30, 1953; 8:48 a. m.]

[Project No. 2039]

DELAWARE RIVER DEVELOPMENT CORP.

NOTICE OF ORDER FURTHER EXTENDING PERIOD OF PRELIMINARY PERMIT

NOVEMBER 24, 1953.

Notice is hereby given that on September 14, 1953, the Federal Power Commission issued its order adopted September 9, 1953, further extending period of pre-liminary permit in the above-entitled matter.

[SEAL] LEON M. FUQUAY, Secretary.

[F. R. Dec. 53-10022; Filed, Nov. 30, 1953; 8:48 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File Nos. 59-10, 54-82, 59-39, 54-50, 54-147]

NORTH AMERICAN CO. ET AL.

SUPPLEMENTAL ORDER APPROVING PAYMENT OF ADDITIONAL FEE

NOVELIBER 23, 1953.

In the Matter of the North American Company and its subsidiary companies, File No. 59–10; the North American Company, File No. 54–82; North American Light & Power Company Holding Company System and the North American Company, File No. 59–39; North American Light & Power Company, File No. 54–50; Illinois Power Company, File No. 54–147.

The Commission by memorandum opinions and orders herein dated December 21, 1950, and May 7, 1951, having approved the payment by North American Light & Power Company to James F Masterson of a counsel fee in the amount of \$21,975 and reimbursement for expenses in the amount of \$615.47 and having denied the payment to James F. Masterson the amount of \$10,000 as additional counsel fee; and

The United States District Court for the District of Delaware, on the 15th day of August 1952, having ordered and decreed that the Commission amend its aforesaid memorandum opinions and orders to permit North American Light & Power Company to pay to said James F Masterson the said additional fee of \$10,000, which said order of the United States District Court for the District of Delaware has been affirmed on appeal: It is so ordered.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 53-9975; Filed, Nov. 27, 1953; 8:49 a. m.]

[File No. 70-2978]

OHIO POWER CO.

SUPPLEMENTAL ORDER RESCINDING TERMS AND CONDITIONS WITH RESPECT TO PRE-FERRED STOCK ISSUE.

NOVEMBER 23, 1953.

The Commission on January 12, 1953 having entered an order herein imposing certain protective terms and conditions with respect to the issue and sale of 100,000 shares of Cumulative Preferred Stock of the applicant, the Ohio Power Company and

The applicant having subsequently amended its Articles of Incorporation making such protective provisions applicable to all issues of its Cumulative Preferred Stock, and having requested that the terms and conditions imposed in the aforesaid order be rescinded as no longer necessary, and

The Commission finding that the terms and conditions imposed in said order with respect to the issue and sale of applicant's Cumulative Preferred Stock are now duplicative and unnecessary.

It is ordered, That said protective terms and conditions contained in the order of January 12, 1953 aforesaid be, and they hereby are, rescinded.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 53-9976; Filed, Nov. 27, 1953; 8:49 a. m.]

INTERSTATE COMMERCE COMMISSION

[4th Sec. Application 28679]

Petroleum Residual Fuel Oil From El Dorado and Potwin, Kans., to St. Joseph, Mo.

APPLICATION FOR RELIEF

November 25, 1953.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by F C. Kratzmeir, Agent, for the Missouri Pacific Railroad Company.

Commodities involved: Petroleum residual fuel oil, in tank-car loads.

From: El Dorado and Potwin, Kans. To: St. Joseph, Mo.

Grounds for relief: Competition with rail carriers and market competition.

Schedules filed containing proposed rates: F C. Kratzmeir, Agent, I. C. C. No. 3825, supp. 195.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rúle 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to prove the conditions to the application.

spect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held sub-

By the Commission.

[SEAT.]

sequently.

George W Laird, Sectetary.

[F. R. Doc. 53-10026; Filed, Nov. 30, 1953; 8:49 a. m.]

[4th Sec. Application 28680]

Water-Rail Rates on Iron and Steel From Baltimore, Md., to the South

APPLICATION FOR RELIEF

NOVEMBER 25, 1953.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by R. E. Boyle, Jr., Agent, for Baltimore Steam Packet Company and rail carriers parties to schedule listed below.

Commodities involved: Iron and steel articles, carloads.

From: Baltimore, Md.

To: Points in southern territory.
Grounds for relief: Competition with rail carriers, to maintain grouping.

Schedules filed containing proposed rates: C. A. Spaninger, Agent, I. C. C. No. 1258, supp. 50.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission.

[SEAL]

George W Laird, Secretary.

[F. R. Doc. 53-10027; Filed, Nov. 30, 1953; 8:49 a. m.]

[4th Sec. Application 28681]

MALT LIQUORS FROM INDIANA, MICHIGAN, OHIO, AND PENNSYLVANIA TO SWEET-WATER AND SAN ANGELO, TEX.

APPLICATION FOR RELIEF

NOVEMBER 25, 1953.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by F. C. Kratzmeir, Agent, for carriers parties to his tariff, I. C. C. No.

3912.

Commodities involved: Malt liquors, viz. ale, beer, beer tonic, porter or stout, carloads.

From: Points in Indiana, Michigan, Ohio, and Pennsylvania.

To: Sweetwater and San Angelo, Tex. Grounds for relief: Competition with rail carriers and circuitous routes.

Schedules filed containing proposed rates: F C. Kratzmeir, Agent, I. C. C. No. 3912, supp. 222,

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters mvolved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hear-

ing, upon a request filed within that period, may be held subsequently.

By the Commission.

[SEAL]

GEORGE W LAIRD. Secretary.

[F. R. Doc. 53-10028; Filed, Nov. 30, 1953; 8:49 a. m.]

[4th Sec. Application 28682]

FERTILIZER FROM ARKANSAS, LOUISIANA AND TEXAS TO SUFFOLK, VA., GROUP

APPLICATION FOR RELIEF

NOVEMBER 25, 1953.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-shorthaul provision of section 4 (1) of the Interstate Commerce Act.

Filed by F C. Kratzmeir, Agent, for carriers parties to schedule listed below.

Commodities involved: Fartilizer, fertilizer materials and solutions, carloads.

From: Points in Arkansas, Louisiana and Texas.

To: Suffolk, Va., and points grouped therewith.

Grounds for relief: Rail competition, circuity, market competition, to apply rates constructed on the basis of the short line distance formula, and additional destinations.

Schedules filed containing proposed rates: F. C. Kratzmeir, Agent, I. C. C.

No. 3746, supp. 128.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission.

[SEAL]

GEORGE W. LAIRD. Secretary.

[F. R. Doc. 53-10029; Filed, Nov. 30, 1953; 8:50 a. m.]

[4th Sec. Application 28683]

LUMBER FROM MEMPHIS, TENN., TO SOUTH DAKOTA AND WYOMING

APPLICATION FOR RELIEF

NOVEMBER 25, 1953.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-shorthaul provision of section 4 (1) of the Interstate Commerce Act.

No. 233-4

carriers parties to schedule listed below. Commodities involved: Lumber and

related articles, carloads.

From: Memphis, Tenn. To: Points in South Dakota and

Wyoming. Grounds for relief: Rail competition,

circuity, and to maintain grouping. Schedules filed containing proposed

rates: F. C. Kratzmeir, Agent, I. C. C.

No. 3985, supp. 35.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission.

GEORGE W LAIRD,

Secretary.

[F. R. Doc. 53-100°0; Filed, Nov. 30, 1953; 8:50 a. m.]

[4th Sec. Application No. 28684]

BRICK FROM LOCHER, VA., TO THE SOUTH

APPLICATION FOR RELIEF

NOVEMBER 25, 1953.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-shorthaul provision of section 4 (1) of the Interstate Commerce Act.

Filed by R. E. Boyle, Jr., Agent, for carriers, parties to schedule listed below. Commodities involved: Brick and re-

lated articles, carloads.

From: Locher, Va. To: Points in Florida, Georgia, North Carolina, South Carolina, and Virginia.

Grounds for relief: Rail competition, circuity, to maintain grouping, and to apply rates constructed on the basis of the short line distance formula.

Schedules filed containing proposed rates: C. A. Spaninger, Agent, I. C. C. No. 1278, supp. 41.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or

Filed by F. C. Kratzmeir, Agent, for formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission.

[SEAL]

GEORGE W. LAIRD, Secretary.

[F. R. Doc. 53-10931; Filed, Nov. 30, 1953; 8:50 a. m.]

[4th Sec. Application 28685]

PETROLEUM OIL FROM OAK POINT, LA., TO MARYLAND, MICHIGAN, NEW JERSEY AND **FERRISYLVANIA**

APPLICATION FOR RELIEF

NOVEMBER 25, 1953.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by F. C. Kratzmeir, Agent, for carriers parties to tariff listed below.

Commodities involved: Petroleum oil, in tank-car loads.

From: Oak Point, La.

To: Points in Maryland, Michigan, New Jersey, and Pennsylvania.

Grounds for relief: Competition with rail carriers and circuitous routes.

Schedules filed containing proposed rates: F. C. Kratzmeir, Agent, I. C. C. No. 3651, supp. 327.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters in-volved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission.

[SEAL]

GEORGE W. LAIRD,

[F. R. Doc. 53-10032; Filed, Nov. 30, 1953; 8:50 a. m.]

[4th Sec. Application 28635]

BRICK FROM CORONA, N. Y., TO SOUTHERN TERRITORY

APPLICATION FOR RELIEF

NOVEMBER 25, 1953.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

7650 NOTICES

Filed by C. W Bom, Agent, for carriers parties to schedule listed below.

Commodities involved: Brick and related articles, also refractory articles, carloads.

From: Corona, N. Y.

To: Points in southern territory. Grounds for relief: Competition with rail carriers, circuitous routes, to maintain grouping, and additional origin.

Schedules filed containing proposed rates: C. W Boin, Agent, I. C. C. No. A-917, supp. 16.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, its discretion, may proceed to investigate and determine the matters involved

in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission.

[SEAL] GEORGE W LAIRD, Secretary.

[F. R. Doc. 53-10033; Filed, Nov. 30, 1953; 8:50 a. m.]